

This is a digital copy of a book that was preserved for generations on library shelves before it was carefully scanned by Google as part of a project to make the world's books discoverable online.

It has survived long enough for the copyright to expire and the book to enter the public domain. A public domain book is one that was never subject to copyright or whose legal copyright term has expired. Whether a book is in the public domain may vary country to country. Public domain books are our gateways to the past, representing a wealth of history, culture and knowledge that's often difficult to discover.

Marks, notations and other marginalia present in the original volume will appear in this file - a reminder of this book's long journey from the publisher to a library and finally to you.

#### Usage guidelines

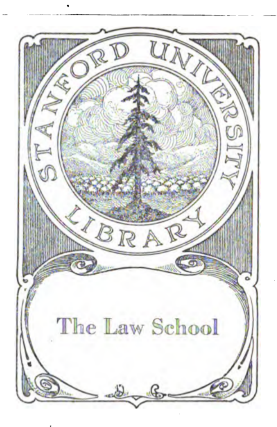
Google is proud to partner with libraries to digitize public domain materials and make them widely accessible. Public domain books belong to the public and we are merely their custodians. Nevertheless, this work is expensive, so in order to keep providing this resource, we have taken steps to prevent abuse by commercial parties, including placing technical restrictions on automated querying.

We also ask that you:

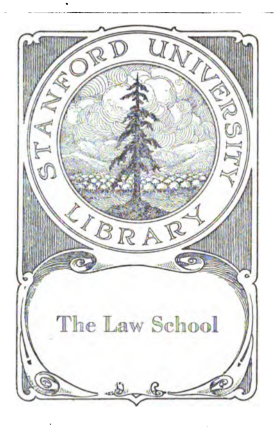
- + *Make non-commercial use of the files* We designed Google Book Search for use by individuals, and we request that you use these files for personal, non-commercial purposes.
- + Refrain from automated querying Do not send automated queries of any sort to Google's system: If you are conducting research on machine translation, optical character recognition or other areas where access to a large amount of text is helpful, please contact us. We encourage the use of public domain materials for these purposes and may be able to help.
- + *Maintain attribution* The Google "watermark" you see on each file is essential for informing people about this project and helping them find additional materials through Google Book Search. Please do not remove it.
- + *Keep it legal* Whatever your use, remember that you are responsible for ensuring that what you are doing is legal. Do not assume that just because we believe a book is in the public domain for users in the United States, that the work is also in the public domain for users in other countries. Whether a book is still in copyright varies from country to country, and we can't offer guidance on whether any specific use of any specific book is allowed. Please do not assume that a book's appearance in Google Book Search means it can be used in any manner anywhere in the world. Copyright infringement liability can be quite severe.

#### **About Google Book Search**

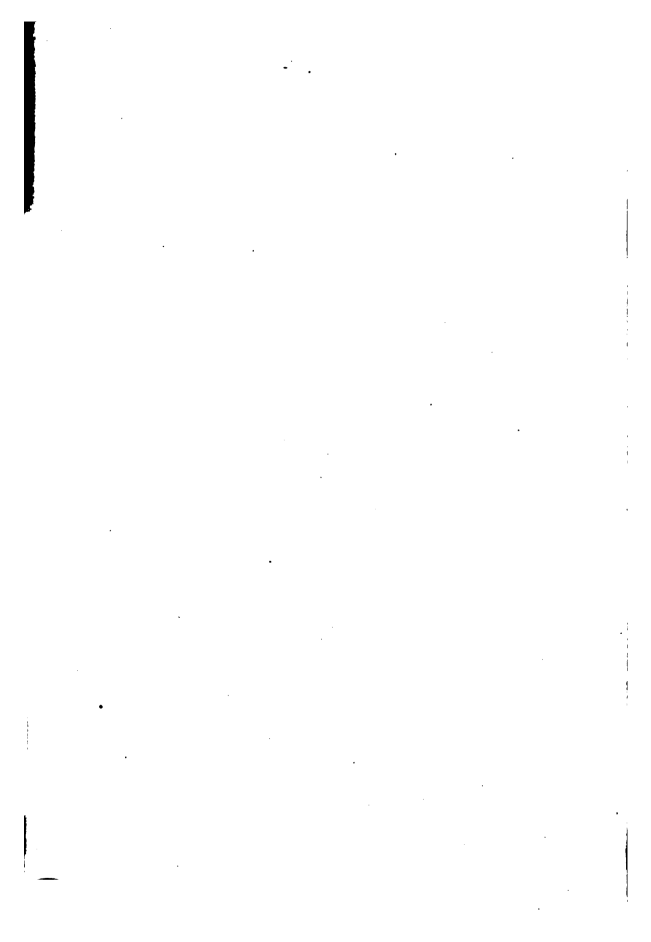
Google's mission is to organize the world's information and to make it universally accessible and useful. Google Book Search helps readers discover the world's books while helping authors and publishers reach new audiences. You can search through the full text of this book on the web at http://books.google.com/



March 11



M.i.c.



# ACTS AND RESOLVES

OF THE

# SIXTY-FOURTH LEGISLATURE

OF THE

STATE OF MAINE.

1889.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

AUGUSTA:
BURLEIGH & FLINT, PRINTERS TO THE STATE.
1889.

L 6255 AUG 13 1932.

**VIASEL 1307 BATZ** 

# CONTENTS OF PUBLIC LAWS.

	SESSION OF 1889.	
CHA	P. '	PAGE.
150	An Act to amend Sections ninety, ninety-one and ninety-two of Chapter	
	four of the Revised Statutes	145
151	An Act relating to Capital Stock of Loan and Building Associations	146
152	An Act to amend section twenty-seven, Chapter one hundred thirty-four of	
	the Revised Statutes, relating to proceedings on motion for new trial in	
	certain Criminal Cases	147
153	An Act to increase the salary of the Judge of Probate for the County of	
	Aroostook	147
154	An Act to amend an act entitled "An Act to facilitate the prompt adminis-	
	tration of justice by establishing a Superior Court in the county of	
	Aroostook."	148
155	An Act to amend Section one of chapter one hundred and forty-two of the	140
105	Public Laws of the year eighteen hundred eighty-seven, relating to Sav-	
	ings Banks	140
150		148
130	An Act to repeal Section eleven, Chapter sixty of the Revised Statutes, re-	
	lating to granting Divorces Nisi.	149
	An Act to prevent persons from furnishing Intoxicating Liquors to Prisoners,	149
198	An Act to amend Section two of Chapter twenty-eight of the Public Laws	
	of eighteen hundred and eighty-seven, relating to the jurisdiction of the	
	Municipal Court of the city of Portland	150
159	An Act to repeal Section thirteen, Chapter one hundred thirty-three, of the	
	Public Laws of eighteen hundred eighty-seven, relating to the classifica-	
	tion and labor of prisoners in State Prison	150
	An Act to prevent Cruelty to Children	150
161	An Act to amend Section sixty-one of Chapter thirty-eight of the Revised	
	Statutes, relating to Records of Stallions	151
162	An Act amend Section sixty-two, Chapter seventy, of the Revised Statutes,	
	relating to the discharge of Insolvent Debtors	152
163	An Act relating to use of Corporate Seals	153
164	An Act to change the time of holding the September term of the Supreme	
	Judicial Court in and for Somerset County	153
165	An Act to amend Section one hundred and four of Chapter forty-seven of	
	the Revised Statutes, relating to officers of Savings Banks	154
166	An Act additional to Chapter eighty-one of the Revised Statutes, relating	
	to Foreign Corporations	154
167	An Act to amend Section thirty-four of Chapter eleven of the Revised	
	Statutes, in reference to Free High Schools	155
168	An Act to amend Section forty-seven of Chapter ninety-one of the Revised	
	Statutes, relating to Liens or Piedges	155
169	An Act to amend an act entitled "An Act creating certain islands in the	
	town of Cumberland into a voting district"	156
170	An Act to amend Section twenty-four of Chapter three of the Revised Stat-	
	An act to among Decision twenty-load of One-profession of the Roy 1964 Dist-	

CHAP.	PAGE.
171 An Act to amend Chapter two hundred and twenty-five of the Public Laws	į
of eighteen hundred and eighty, relating to the Militia	157
172 An Act to hold the February term of the Superior Court, Kennebec County,	
in the City of Waterville	159
173 An Act to amend an act entitled, An Act to amend Section twenty-seven,	
Chapter one hundred and thirty-four of the Revised Statutes, approved	
January twenty-five, eighteen hundred and eighty-nine	161
174 An Act to amend Section fifty-five of Chapter thirty-eight of the Revised	
Statutes, relating to Pressed Hay	161
175 An Act in relation to the Taxation of Trust Funds	162
176 An Act to amend Section one of Chapter sixty-one of the Revised Statutes,	
relating to the Rights of Married Women	162
178 An Act to amend Section one hundred and fifty-six of Chapter two hundred	
and twenty-five of the Public Laws of eighteen hundred and eighty, as	
amended by Chapter forty of the Public Laws of eighteen hundred and	
eighty-one, in relation to the Militia	168
177 An Act to extirpate Contagious Diseases among Cattle	163
179 An Act to amend Chapter one hundred and forty-seven of the Public Laws	
of one thousand eight hundred and eighty-seven, relating to Special	
Insurance Brokers	169
180 An Act to amend Sections seventeen and twenty-four of Chapter one hun-	
dred and eighteen of the Revised Statutes, relating to the punishment for	
Rape, as amended by Chapter one hundred and twenty-seven of the	
Public Laws of eighteen hundred and eighty-seven	170
181 An Act to exempt Penobecot Bay and Belfast Bay from the provisions of	
Section forty-three Chapter forty of the Revised Statutes, relating to	ı
close time for Salmon	171
182 An Act relating to the powers of assignees of Insolvent Estates, additional	
to Chapter seventy, Revised Statutes	171
183 An Act to amend Section thirty-eight of Chapter ninety-one of the Revised	
Statutes, relating to Liens on Lumber	172
184 An Act to amend Section fifteen of Chapter one hundred and forty of the	
Revised Statutes, relating to deduction from convicts' sentences for good	
oondnet	173
185 An Act to amend Section one of Chapter one hundred and fifteen of the	
Revised Statutes, relating to the compensation of the Insurance Commis-	
sioner	173
186 An Act to amend Chapter fifty-eight of the Revised Statutes, relating to	
State Aid to Agricultural Societies	174
187 An Act to amend Section seventeen of Chapter three of the Revised Stat-	
utes, relating to Deputy Town Clerks	175
188 An Act to amend Section one hundred and seventeen, Chapter forty-seven	
of Revised Statutes, relating to bank deposits of Married Women and	
Minors	173
vised Statutes, relating to Salaries.	176
190 An Act to fix the salary of the Judge and Register of Probate and County	110
Attorney of the County of Franklin	176
191 An Act to amend Section one of Chapter one hundred and fifteen of the	
Revised Statutes, relating to Salaries	177
192 An Act to amend Section two of Chapter one hundred and fifteen of the	
Revised Statutes, relating to the salary of the County Attorney of Ken-	
nebec County	
193 An Act to restore the compensation of the County Commissioners of the	
County of Somerset	, 178
194 An Act to fix the salary of the Judge of Probate for the County of Somersei	

CEA		PAGE.
195	An Act to establish the salary of the Judge of Probate for the County of	
	Kennebee	176
196	An Act amendatory to Section one of Chapter one hundred and fifteen of	
	the Revised Statutes, affecting the salary of the Gate Keeper of the State	150
	Prison	179
197	An Act relating to the Compensation of the Clerk in the Adjutant Gen-	100
300	eral's office.	180
132	An Act to amend Section six of Chapter seventy-eight of the Revised Stat-	
	utes, relating to the terms of the County Commissioners Court for the	180
140	County of York	180
133	An Act to establish a January term of the Supreme Judicial Court for the	180
808	County of Hancock	
	An Act concerning Innholders, Boarding-House Keepers and their Guests,	181
ZU 1	An Act to fix the salaries of the County Commissioners of Androscoggin	181
	County	101
201	An Act to fix the salaries of the Judge and Register of Probate, and County	182
900	Commissioners of Waldo County	182
	An Act relating to compensation of County Commissioners of Knox County,	102
<b>5</b> U 1	An Act to amend Section thirty of Chapter forty of the Revised Statutes,	183
905	relating to Inland Fisheries	100
205		183
906	for Cumberland County	103
200	An Act to amend Chapter one hundred and fifteen, Revised Statutes, relations to mission of Index and Barbara of Poster for the General of Vork	184
207	ing to salaries of Judge and Register of Probate for the County of York,	104
201	An Act establishing the compensation of the Clerk of the Judicial Courts in the County of Piscataquis	184
908	An Act to amend Chapter seventy-seven, Section six, Clause ten of the Re-	204
200	vised Statutes, relating to Equity Jurisdiction of the Supreme Judicial	
	Court	185
900	An Act to amend Section thirty-one of Chapter forty of the Revised Stat-	200
200	utes, relating to Inland Fisheries	185
210	An Act to amend Section nine of Chapter two hundred and four, Public	100
	Laws of eighteen hundred and fifty-six as amended by Section one of	
	Chapter fifty-seven, Public Laws of eighteen hundred and fifty-nine, to	
	change the return day of civil actions in the Municipal Court for the city	
	of Portland	186
211	An Act to amend Section ninety-nine of Chapter eleven of the Revised	
	Statutes, relating to Schools in Plantations	186
212	An Act to amend Section thirty-one of Chapter one hundred of the Public	200
	Laws of eighteen hundred and eighty-seven, relating to the teaching of	
	music in Free High Schools	187
213	An Act to provide against the danger of the spread of Small Pox from Paper	
	Mills	
214	An Act to amend section one of Chapter seventy-five of Revised Statutes,	
	relating to the descent of Real Estate	189
215	An Act to repeal Chapter one hundred and twenty-eight of the Public	
	Laws of eighteen hundred and eighty-seven, relating to County Roads in	
	Unincorporated Townships	
216	An Act relating to the Protection of Raiload Employes at frogs and guard	
-	rails	
217	An Act to amend Chapter sixty-three of the Public Laws of eighteen hun-	
	dred and eighty-seven, entitled "An Act to amend Section forty-three of	
	Chapter seventy of the Revised Statutes, relating to Insolvent Debtors,"	
218	An Act to amend Chapter sixty-three of the Public Laws of eighteen hun-	
	dred and eighty-seven, entitled "An Act to amend section forty-three	
	Chapter comments of the Parised Statutes relation to Leading to Distance Distance	

CHAP.	PAGE.
219 An Act to amend Chapter seventy-one, Section twenty-seven, Revised	
Statutes, as to perpetuation of notices of sales of Real Estate	192
220 An Act to amend Section one of Chapter sixty-seven of the Revised Statutes,	
relating to Minors and Guardians	192
221 An Act to amend Chapter six of the Public Laws of eighteen hundred and	
eighty-seven, entitled, "An Act in favor of County Law Libraries"	
222 An Act to amend Section eighty-seven of Chapter forty-nine of the Revised	
Statutes, relating to limitations of actions against Insurance Companies	
•	
223 An Act to amend Section one of Chapter two hundred and fifty-nine of the	
Public Laws of eighteen hundred and eighty-five, relating to the May	
Term of the Supreme Judicial Court of Oxford county	193
224 An Act to establish the office of Private Secretary of the Governor of the	
State	194
225 An Act to amend Section ninety-eight of Chapter eleven of the Revised	
Statutes, relating to forfeitures for Teaching without a Certificate	195
226 An Act to provide for the Refunding of the Public Debt	195
227 An Act in relation to Local Boards of Health, additional to Chapter one	
hundred and twenty-three of the Public Laws of eighteen hundred and	
eighty-seven	197
228 An Act to amend Section one of Chapter two hundred and twenty-five of	
the Public Laws of eighteen hundred and eighty, relating to the	
	300
Militia	198
229 An Act to amend Section twenty-seven of Chapter sixty-five of the Revised	
Statutes relating to the distribution of the property of Deceased Persons,	199
230 An Act to amend Chapter Sixty-seven, Section thirty-eight, of the Revised	
Statutes, relating to Adoption of Children.	200
231 An Act to amend Chapter sixty-four of the Revised Statutes, relating to	
powers and duties of Executors	201
232 An Act relative to the Adoption of Illegitimate Children	201
233 An Act to establish the salary of the Judge of Probate for the County of	
Washington	201
234 An Act relating to Fraternal Beneficiary Organizations	202
235 An Act restraining the sale of Tobacco and use of the same, by minors	
under sixteen years of age	206
286 An Act to amend Sections sixteen and thirty-two, of Chapter seventy of	
• • •	
the Revised Statutes, in relation to Insolvent Debtors	207
237 An Act relating to Life and Casualty Insurance on the Assessment Plan	207
238 An Act to amend Sections twenty-nine and forty-one of Chapter forty of	
the Revised Statutes, relating to Inland Fisheries	213
239 An Act amendatory of Section eighteen of Chapter seventeen of the Re-	
vised Statutes, relating to erection of Steam Engines	215
240 An Act to provide for two Voting Precincts in the town of Fairfield	
241 An Act to amend Section eighteen, Chapter one hundred and forty-two of	
the Revised Statutes, relating to the appointment of Council Committee	)
to the Reform School	217
242 An Act fixing the salary of the Adjutant General	218
243 An Act to amend Chapter one hundred and two of the Public Laws of	<b>!</b>
eighteen hundred and eighty-seven, entitled "An Act to amend Chapter	
one hundred and forty-four of the Revised Statutes, relating to State	
Pensions."	
344 An Act to Prevent Fraud in the sale of Lard	
245 An Act to amend Section twenty-five of Chapter sixty-five of the Revised	
Statutes, relating to allowances to Widows and Minor Children	
246 An Act to authorise towns and cities to raise money for the support of	
evening schools	
947 Am Act relating to the new of the Recording Officers of the Legislature	221

CHA	D.	PAGE.
	An Act to amend Sections twenty-one and twenty-two of Chapter thirty of	
-10	the Revised Statutes as amended by Chapter ninety-two of the Public	
	Laws of eighteen hundred and eighty-seven in regard to Game Birds	221
249	An Act to amend Section twenty-three of Chapter thirty of Revised Statutes,	
	relating to Insectivorous Birds	222
250	An Act to define Robbery and its punishment.	723
	An Act to amend Section nineteen of Chapter eighteen of the Revised	
	Statutes, relating to Town Ways	223
752	An Act to regulate the Alewive fishery in Pemaquid River.	224
	An Act additional to the several acts establishing the County of Piscataquis	224
	An Act to amend Section sixty-one of Chapter forty of the Revised Stat-	
	utes, relating to Public Fish Culture	225
946	An Act to amend Section seventy-seven, Chapter two of the Revised Stat-	220
200	ates, in relation to the State Library	226
95.0	An Act to amend Section eight of Uhapter twenty-four of the Revised	220
200	Statutes, as amended by Chapters nine and one hundred and forty-six of	
	the Public Laws of eighteen hundred and eighty-seven, relating to	
	dependent Soldiers and Sailors	227
957	An Act to prevent the adulteration of Wheat Meal	228
	An Act to amend section sixty-five of Chapter forty-nine of the Revised	220
<b>2</b> 00	Statutes, relating to examination of Insurance Companies	992
250	An Act to amend Section two of Chapter eighteen of the Revised Statutes,	228
203		229
940	An Act in relation to the State Valuation.	229
	An Act to amend Sections seventy-three and seventy-four of Chapter	220
201	fifty-one of the Revised Statutes, relating to disorderly conduct on Rail-	
	· · · · · · · · · · · · · · · · · · ·	23 1
969	road Trains	201
202	Revised Statutes, relating to proof of notice of sales under license from	
	Probate Court	232
263	An Act to amend Sections ten and eleven of Chapter forty-six of the	24 8
	Revised Statutes, relating to Corporations	232
264	An Act to amend Section sixty-seven of Chapter sixty-four of the Kevised	
	Statutes, relating to embessiement of estates of Deceased Persons	234
265	An Act to amend Section twenty-one, Chapter fifty-two of the Revised Stat-	201
	utes, relating to Steam Navigation Companies	234
266	An Act to prevent such formation of trusts, combination of business firms,	202
	incorporated or unincorporated companies, or association of persons or	
	stockholders, as may be contrary to public policy	235
267	An Act to create a lien on Railroad Ties and Ship Knees	
	An Act to amend Sections eight and nine of Chapter eleven of the Revised	237
	Statutes, compelling towns to furnish School Books for the use of the	
	pupils in their Public Schools	927
269	An Act to amend Sections forty-five, fifty-two, seventy-one and seventy-	237
	four of Chapter forty of the Revised Statutes, relating to Migratory Fish	937
270	An Act additional to Chapter forty-nine of the Revised Statutes, relating	238
	to Mutual Fire Insurance Companies.	<b>56</b> ()
271	An Act to hold the June term and a November term of the Superior Court,	269
	Kennebec County, in the city of Waterville	246
272	An Act to amend section sixty-one of Chapter eighteen of the Revised Stat-	440
	utes, relating to Ways	941
273	An Act amendatory of Section seven of Chapter ninety-one of the Revised	24 l
_,_	Statutes, relating to Personal Property held as security for debt by agree-	
974	ments and notes	242
	an act to amount Section six, Unapter six of the Revised Statutes, relative to preperty exempt from Taxatian	94.9
	W PAVETT TARMET LIVE ASSAULT A	747

z;

CHAP.	OHAP.
275 An Act relating to heating and lighting Passenger Cars on Railroads	248
276 An Act to amend Chapter seventy-eight, Section seventeen, of the Revised	
Statutes, relating to powers of County Commissioners	244
277 An Act to amend Section forty-seven of Chapter seventy-seven of the Re-	
vised Statutes, in relation to the time of holding the September term of	
the Supreme Judicial Court, Piscataquis County	244
278 An Act to amend Section thirty-four of Chapter forty of the Revised Stat-	
utes as amended by Chapter thirty-seven of the Public Laws of eighteen	
hundred and eighty-seven, relating to fishways	245
279 An Act to repeal Chapter three hundred and seventy-three of the Public	
Laws of eighteen hundred and eighty-five, relating to Relief Associations,	246
280 An Act additional to Chapter thirty of the Revised Statutes, establishing a	
bounty on Crows.	247
281 An Act to prohibit discrimination in Life or Endowment Insurance Policies,	247
282 An Act additional to and amendatory of Chapters three hundred and ten	
and three hundred and twelve of Laws eighteen hundred and eighty-five,	
relating to Railroad Crossings	248
283 An Act providing for the preservation of local histories, financial, and	
other reports of towns, cities, counties and corporations	250
284 An Act to prescribe the manner of the taking of land or other property by	
Water Companies	250
285 An Act relating to construction of Drains and Common Sewers	251
286 An Act requiring foreign corporations to send to the Bank Examiner a	
detailed statement of their condition	254
287 An Act creating a lien on Domestic Vessels	255
288 An Act to provide for the employment of persons convicted of being Tramps	255
289 An Act to amend Section forty-two of Chapter one hundred and twenty-	
four of the Revised Statutes, relating to Cruelty to Animals	267
290 An Act to amend Section nineteen of Chapter five of the Revised Statutes,	05#
in relation to School Funds in Plantations	257
291 An Act fixing the salary of the Superintendent of Public Buildings	258 258
292 An Act for the regulation of Lobster Fisheries	260
294 An Act to fix the salary of the Register of Probate and the County Commis-	200
sioners for the County of Kennebec	260
295 An Act to repeal Section six, Chapter fifty-eight of the Revised Statutes,	200
relating to the Board of Agriculture	261
296 An Act in relation to snits for taxes	261
297 An Act to amend Section four and Section six of Chapter sixty-nine of the	_
Public Laws of eighteen hundred and eighty-seven, relating to the Com-	
missioner of Industrial and Labor Statistics	262
298 An Act relating to Hawkers and Peddlers	263
299 An Act to prohibit the sale of Votes	265
300 An Act to regulate the salary of the officer appointed to attend the Supe-	_
rior Court for the county of Cumberland	266
301 An Act in relation to Pounds	266
302 An Act to repeal an act entitled "An Act to amend Chapter seventy-eight	ı
Section seventeen of the Revised Statutes, relating to powers of County	•
Commissioners."	267
303 An Act relating to employment of Labor	267
304 An Act in relation to the compensation of the Sheriff of the county of	f
Aroostook	
305 An Act explanatory of an act entitled "An Act to amend Section ninetee	
of Chapter five of the Revised Statutes, in relation to School Funds i	
Plantations."	
306 An Act to amend Chapter two hundred sixty-one of the Public Laws of th	B 840
was sighteen hundred and sightw. Awa valating to Migratory Pich	968

CHAP.		PAGE.
307	An Act relating to the compensation of State Superintendent of Common Schools and his clerk	269
308	An Act to provide for the refunding of the Public Debt, and to repeal an act entitled, "An Act to provide for the refunding of the Public Debt,"	
	approved February twenty-six, eighteen hundred and eighty-nine	270
309	An Act to regulate the compensation of Sheriffs, for attendance on the	
	Supreme Judical and Superior Courts	273
310	An Act relating to the return of writs and processes in the Superior Court	
	of Kennebec County	274
311	An Act referring to release of attachment of Personal Property	274
312	An Act prohibiting Savings Banks, Mortgage, Loan and Trust Companies,	
	acting as administrator or guardiau	275
313	An Act amendatory of Section one hundred and thirteen, Chapter fifty-one	
	of the Revised Statutes, and additional to said chapter, relating to Rail-	
	road Commissioners	275

### CONTENTS OF PRIVATE AND SPECIAL LAWS.

	SESSION OF 1889.	
CHA		PAGE.
287	An Act to amend the charter of the Portland Institute and Public Library,	
	incorporated January twenty-seven one thousand eight hundred and	
	sixty-seven, and to change the corporate name	469
388	An Act to confirm and make valid the acts and votes of the stock-	
	holders of the Bath Electric Light and Power Company, in increasing	
	the capital stock and issuing bonds of said corporation	470
289	An Act to amend section eight of Chapter thirty-four of private and special	
	laws of eighteen hundred eighty-seven, entitled "An Act to incorporate	
	the Waterville Electric Light and Power Company."	471
290	An Act to legalise the doings of School District Number Twelve, in the	
-00	town of Appleton	471
291	An Act relating to the Lewiston Bleachery and Dye Works	472
	An Act to amend an act, entitled "An Act to incorporate the Maine Congre-	
	gational Charitable Society."	473
908	An Act to legalize the proceedings by which Webster Plantation was or-	2.0
203	ganised	474
904	An Act to set off a part of the town of Veazie and annex the same to the	***
	city of Bangor	474
206	An Act to amend Sections three and four, Chapter one hundred thirty-one	***
400	· · · · · · · · · · · · · · · · · · ·	
	of the Private and Special Laws of eighteen hundred and eighty-seven,	474
90.0	chartering the Maine and New Brunswick Insurance Company	
250	An Act to authorise the Knickerbocker Steam Towage Company to increase	476
807	its capital stock	476
	An Act to incorporate the Maine Trust and Banking Company	•10
290	An Act additional to and amendatory of an act entitled "An Act to incor-	479
909	purate the Northern Maine Railroad Company."	480
	An Act to legalise the doings of Cyr Plantation, Aroostook County	481
	An Act to provide in part for Expenditures of Government	401
941	An Act to amend an act entitled, "An Act to incorporate the Winterport	405
	Ferry Company."	485
802	An Act authorising the construction of a bridge over the tide waters of	405
	Cape Neddick River, in the town of York	485
202	An Act additional in relation to the Rumford Falls and Buckfield Railroad	40.
	Company	485
	An Act to make valid the doings of the town of Embden	486
805	An Act to amend Section five of Chapter sixteen of Private and Special	
	Laws of eighteen hundred and eighty-seven, incorporating the Maine	
	Mutual Accident Association	486
	An Act to incorporate the Brunswick Electric Railroad Company	487
	An Act to incorporate the Commercial Union Telegraph Company of Maine,	490
	An Act to incorporate the Thorn Brook Dam Company	492
	An Act to incorporate the York Harbor Bridge Company	493
310	An Act additional to "An Act to incorporate the Piscataquis Mutual	
	Insurance Company !!	494

CHA	<b>P.</b> 1	PAGE.
311	An Act to authorize the Auburn Aqueduct Company to issue its bonds, and to mortgage its property and franchises to secure the payment of	
312	the same	495
	and to make valid its doings	496
	An Act to enlarge the powers of the school districts in the town of Hampdon	496
314	An Act to amend Section one, Chapter sixty-five of the Private and Special	
	Laws of eighteen hundred and eighty-seven, relating to the taking of	
	fish from the tributaries of Webb's Pond in Franklin County	497
	An Act to incorporate the Huil's Cove Water Company	497
316	An Act to prohibit the taking of fish from Round Mountain Lake, in	***
	Franklin County	500
	An Act to incorporate the town of Bancroft	501 501
	An Act to change the name of Stockton to Stockton Springe	501
	An Act to enthode Fred C. Perker to prefer to Messelmmanntic and	201
3 10	An Act to authorise Fred C. Barker to navigate Mooseluemeguntic and	503
291	Cupsuptic Lakes in Franklin and Oxford counties, by steam	003
321	Hospital	504
322	An Act to code to the United States of America, the jurisdiction of certain	004
	lots of land in Mount Pleasant Cometery, in the city of Augusta	504
323	An Act to incorporate the Thomaston Street Railway Company	605
	An Act to amend "An Act to incorporate the Eastern Steamboat Company."	508
	An Act to incorporate the Phird Lake Dam Company	509
	An Act to prohibit the taking of trout in Chase's pond, in the town of	
	Moscow, in Somerset county	511
327	An Act to ratify the lesse of the Bangor and Katahdin Iron Works Rail-	
	way to the Bangor and Piscataquis Railroad Company	611
328	An Act to incorporate the city of Brewer	511
329	An Act additional to and amendatory of Chapter one hundred and fifty-nine	
	of the special laws of eighteen hundred and sixty-six, entitled 'An Act	
	to supply the people of Portland with pure water."	522
	An Act to change the name of John A. McCorison, of Hampden	522
331	An Act to incorporate the Nickerson Boom Company of Brunswick	522
332	An Act to protect trout in Parlin Pond, its tributuries and outlet	524
	An Act to incorporate the New Sharon Water Power Company	524
334	An Act to authorise the navigation, by steam, of Hermon Pond and the	
	connecting ponds	525
	An Act to incorporate the Winterport Savings Bank	526
330	An Act to amend Chapter two hundred and forty-two of the Private and	
	Special Laws of eighteen hundred and seventy-six, relating to Sheepsoot	
317	An Act to incorporate the Bangor Firemen's Relief Association	527
338	An Act to amend Section two of Chapter four hundred and thirty-two of	527
	the Private and Special Laws of eighteen hundred and eighty five, relat-	
	ing to an act repealing "An Act to incorporate the town of Lexington."	
339	An Act to incorporate the Maine Water Company	528
340	An Act to amend Section ten of Chapter two hundred and thirty-two of	529
_	Private and Special laws of eighteen hundred and eighty-seven, relating	
	to the Silver Lake Water Company	go-
341	An Act to amend the charter of the Augusta Water Company	531
842	An Act for the better protection of tront in Tim Pond, so called, in Town-	582
	ship Two, Range Four, in Franklin county	633
343	An Act for the protection of fish in the Spectacle Ponds, in the town of	093
	Porter	

CHA	P.	PAGE.
844	An Act additional to and amendatory of Chapter two hundred and sixty-	
	seven of the Special Laws of the year one thousand eight hundred and	
	eighty	534
345	An Act to amend the charter of the Pejepscot Water Company	534
346	An Act to incorporate the Rockland Street Railway Company	535
847	An Act to incorporate the Northern Construction Company	538
848	An Act to incorporate the Citizens' Water Company of Ellsworth	539
849	An Act additional to and amendatory of Chapter two hundred eighty-one	
	of the Private and Special Laws of eighteen hundred and eighty-seven,	
	entitled, "An Act to incorporate the Maine Mortgage Loan and Invest-	
	ment Company."	543
850	An Act to incorporate the Agamenticus Water Company	546
351	An Act authorizing and confirming all the proceedings of the town of Old	
	Orchard, at a town meeting held May twenty-eight, eighteen hundred	
	and eighty-seven	548
	An Act additional to the Charter of the Portland and Rochester Railroad	541
353	An Act to incorporate the Bluehill Water Company	559
854	An Act to incorporate the Northern Improvement Company	55 <b>3</b>
855	An Act to set off Crotch Island from the town of Cumberland, and annex	
_	the same to the city of Portland	555
356	An Act authorizing the erection of a dam across Montsweag Stream, be-	
	tween the towns of Woolwich and Wiscaseet	555
357	An Act to amend Section two of Chapter two hundred and five of the Special	
	Laws of one thousand eight hundred and eighty-seven, relating to the	
	jurisdiction of the Municipal Court of the City of Bangor	555
358	An Act to make valid the doings of the town of Sidney, and of certain	
	municipal officers thereof	556
859	An Act to cede to the United States of America, jurisdiction over certain	
	lands	557
360	An Act additional to Chapter two hundred and forty-four of the Private	
	and Special Laws of eighteen hundred and eighty-three, incorporating	***
• • •	the North Franklin Telephone and Telegraph Company	557
	An Act to swend the charter of Madison Village Corporation	558
901	An Act to authorise Albert H. Wentworth, Thomas L. Holmes and Charles	558
161	W. Hume, to extend their wharf into tide waters	559
	An Act to prohibit the throwing of waste into the waters of Long Lake and	000
•••	the Songo River, in the county of Cumberland	560
365	An Act to allow the Eastern Electric Construction Company to invest in,	000
000	hold and sell the stock of certain other corporations	561
366	An Act to make valid the doings of Laconia Ludge, Number Forty-four,	
	Independent Order of Odd Fellows, of Maine	561
367	An Act to amend Chapter two hundred and eighty-eight of the Private and	
	Special Laws of eighteen hundred and eighty-three, entitled "An Act to	
	incorporate the Isle au Haut Water Company.".	562
368	An Act in addition to and amendatory of Chapter five hundred and twelve	
	of the Private and Special Laws of eighteen hundred and eighty-five,	
	entitled "An Act to incorporate the Maine Telephone Company."	562
369	An Act regulating the appointment of the members of the police force of	
	the city of Bangor	563
370	An Act to authorise a road across the tide water of the head of Jellison's	
	Cove, in Hancock	56
871	An Act to regulate the taking of fish from Blue Mountain Pond, in Frank-	
	lin County	565
372	An Act to prohibit the taking of fish from Perkins' and Nute Brooks, so	
	called, in the town of Woodstock	565

CHAP.	PAGE.
373 An Act additional to and amendatory of Chapter four hundred and seventy-	
seven of the Private and Special Laws of eighteen hundred and eighty-	
five, entitled "An Act to incorporate the White Mountain Telephone	
Company "	566
374 An Act to incorporate the Bath Street Railway Company	567
375 An Act to incorporate the Stillwater Leg Driving Company	570
376 An Act to incorporate the Crystal Ice Company	572
377 An Act to legalise and make valid the acts of the town of Farmington	573
378 An Act to incorporate the Bethel Water Company	574
379 An Act creating the Bethel Village Corporation	577
380 An Act to make valid the doings of the town of Smithfield in the annual	
March meeting for the year eighteen hundred and eighty-eight	579
381 An Act to divide the town of Boothbay and incorporate the town of Booth-	
bay Harbor	580
382 An Act additional to and amendatory of Chapter five hundred and five of	
the Private and Special Laws of eighteen hundred and eighty-five	582
383 An Act to incorporate the Hancock Agricultural Society	584
384 An Act to incorporate the Deer Isle Water Company	586
385 An Act to incorporate the Kennebec Mutual Life Insurance Company	589
386 An Act to incorporate the Winterport Water Company	591
387 An Act additional relating to the Recorder of the Bangor Municipal Court	594
388 An Act authorising Eli B. Bean to maintain a dam and sluice across Shep-	
herd's River in the town of Brownfield	595
389 An Act authorising Hiram W. Seavey to maintain a dam and sluice across	
Shepherd's River in the town of Brownfield	596
390 An Act to incorporate the Eliot Library Association	597
391 An Act to incorporate the Elisworth Street Railway Company	597
392 An Act to incorporate the Northern Telegraph Company	600
393 An Act to incorporate the Cape Elizabeth Shore Railroad Company	601
394 An Act to incorporate the Harbor Bridge Company	602
395 An Act to incorporate the Camden and Rockport Electric Light Company	605
396 An Act to incorporate the Andover Agricultural Society	606
397 An Act to amend the charter of the Maine Baptist Education Society	607
398 An Act to build and maintain a Fish Weir in Pleasant River, in the town	
of Addison	608
399 An Act to authorise the erection of a Fish Weir in the tide waters of Black	
Island Cut	608
400 An Act to confer certain powers upon the Officers and Inhabitants of the	
town of Eden	608
401 An Act to incorporate the Waterville Loan, Trust and Safe Deposit Com-	
pany	609
402 An Act to prohibit the taking of Togue, otherwise called Thompson Pond	
Trout, from Anonymous Pond in the town of Harrison	612
403 An Act to authorise Clinton M. Hamilton and others to extend their wharf	
into tide waters	613
404 An Act to prohibit the setting of hooks for the purpose of catching pickerel	
in Moose pond, in the town of Mount Verson	613
of the same from the Great Brook, Shorey's, Staples' and Parker's Brooks	
in the town of Eliot	
406 An Act to prohibit the taking of land locked Salmon from Parker's pond,	619
in the towns of Mount Vernon and Fayette	614
407 An Act to incorporate the Trustees of Van Buren College	614
408 An Act to make valid the election of officers of the North Pittston Ceme-	
tery Society, in the town of Pittston	615
409 An Act to Incorporate the Camden and Rocknort Street Railroad Company	

CHA	P	PAGE.
410	An Act to authorise the Dexter and Piscataquis Railroad Company to	
	lease its railroad	618
411	An Act to incorporate the Machias Water Company	619
412	An Act to incorporate the Knox Banking and Trust Company	623
4 18	An Act to provide for the election of a School Committee and Superinten-	
	dent of Schools in the town of Deering	625
414	An Act to prohibit fishing in the Nevers' Brook, in the town of Sweden,	
	Oxford County, Carsley and Rogers' Brooks, in Bridgton, Tingley Brook,	
	in Bridgton and Naples, and Lakin Brook, in Sebago, Cumberland	
	County	626
415	An Act to authorize the Dexter and Newport Railroad Company to extend	
	the lease of its Railroad	627
416	An Act to incorporate the Oakland Water Company	627
417	An Act to incorporate the Rockland Trust Company	630
418	An Act to amend and add to "An Act to incorporate the Lime Rock Rail-	
	road Company."	633
419	An Act to incorporate Persian Railway	635
420	An Act to incorporate the New Portland and Bustis Telephone and Tele-	
	graph Company	638
431	An Act to amend Chapter fifty-one of the Special Laws of eighteen hun-	
	dred and eighty-seven, entitled, "An Act to extend the Charter of the	
	Stillwater Bridge"	639
423	An Act to authorise the building of a wharf in the tide waters at Isles-	
	borough	640
428	An Act to incorporate the Weld Telephone and Telegraph Company	649
	An Act to incorporate the Citizen's Loan and Trust Company	642
4 25	An Act to authorise the Selectmen of the town of Eastport to construct	
	Drains and Common Sewers	644
426	An Act to set off a portion of the town of Sangerville and annex the same	
	to the town of Guilford	647
427	An Act to incorporate the Camden and Rockport Banking and Trust Com-	
	pany	648
428	An Act to amend Section one of Chapter four hundred and one, Private and	
	Special Laws of eighteen hundred and eighty-five, relating to Ossipec	
	Telegraph and Telephone Line	<b>6</b> 5 l
429	An Act to incorporate the Security Trust and Banking Company	652
430	An Act to incorporate the Deering Trust and Banking Company	655
431	An Act to amend "An Act to incorporate the Westbrook Trust Company,"	657
	An Act to incorporate the Saco River Telegraph and Telephone Company,	660
	An Act to incorporate Bank of Persia	661
434	An Act to repeal Chapter one hundred and thirty-six of the Private and	
	Special laws of eighteen hundred and seventy-two, and Chapter eighty-	
	six of the Private and Special Laws of eighteen hundred and seventy-	
	eight	665
435	An Act to repeal Section six of Chapter two hundred and sixty-two of the	
	Private and Special Laws of eighteen hundred and eighty-seven, entitled	
	"An Act to incorporate the Carrabassett and Canadian Railroad Com-	
	pany," and to extend the time for the location and construction of said	
40.0	railroad.	665
436	An Act to prohibit fishing in Royal's River and tributaries in the town of	040
	New Glongester	666
457	An Act to incorporate the Thomaston and Warren Electric Light and	
	Power Company	66 <b>6</b>
438	An Act to incorporate the Trustees of the Buck Memerial Library in Bucks-	000
400	port	669
437	An Act to authorize the Portland Railroad Company to operate its railroad	220
	by electricity	669

CHAI	P.	PAGE.
440	An Act further extending the charter of the Bangor Boom Company	670
441	An Act to incorporate the Hartland and Pittsfield Telegraph and Telephone	
	Company	671
442	An Act to incorporate the Thomaston Lime Rock Railroad Company	673
	An Act to incorporate the Southern Loan and Trust Company	674
	An Act to incorporate the Falmouth Trust Company	677
	An Act relating to the Portland Catholic Orphan Asylum Society, now	•••
	known as Saint Elisabeth's Roman Catholic Asylum	679
AAR	An Act to grant certain Additional Powers to the Bar Harbor Water Com-	0.0
720	pany	679
447	• •	0.5
***	An Act to regulate the taking of Pickerel in the waters of Kennebec	600
440	county	680
	An Act to incorporate the Maine Free Baptist Association	680
449	An Act to authorize Phiness Richardson, Junior, to dredge bars and navi-	
	gate Kennebago Lake, in Franklin county, by steam	681
	An Act to incorporate the State of Maine Fire Insurance Company	683
451	An Act in amendment of Chapter one hundred and seventy-one, of the acts	
	of the year one thousand eight hundred and eighty-seven, incorporating	
	the Dirigo Mutual Accident Association	684
452	An Act to incorporate the Berwick Water Company	685
453	An Act to amend an act entitled, "An Act to incorporate the City of	
	Brewer."	688
454	An Act to give additional powers to School District Number One of the	
	town of Gorham	698
455	An Act for the assessment of a State Tax for the year one thousand eight	
	hundred and eighty-nine, amounting to the sum of six hundred forty-nine	
	thousand four hundred ninety-seven dollars and eleven cents	699
456	An Act for the assessment of a State Tax for the year one thousand eight	
	hundred and ninety, amounting to the sum of five hundred and thirty-	
	one thousand six hundred ninety-seven dollars and seventeen cents	727
457	An Act to incorporate the Aroostook Trust and Banking Company	755
	An Act to grant certain additional powers to the Eden Water Company	758
	An Act to incorporate the Kennebec Wharf and Transportation Company	758
	An Act to authorize George R. Gleason to dredge and navigate by steam,	
100	Great Pond	760
461	An Act to enable School District Number One in Gorham to receive and	100
401		ReA
400	hold Trust Funds for educational purposes	760
402	An Act to amend Sections eleven and twenty, of the City Charter of Rock-	
4.00	land	761
	An Act to incorporate the Ellis Pond Improvement Company	763
404	An Act to prohibit the taking of fish from Woodsum's Brook, in the town	
4.55	of Waterborough	764
	An Act to incorporate the Lake Sebago Land Company	765
	An Act for the protection of Pickerel in Little Sebago Pond	765
467	An Act to regulate the taking of fish from Potter's Pond, in the town of	
	Carthage, in Franklin County	766
468	An Act to authorise the Lewiston and Auburn Horse Railroad Company to	
	make a loan	766
469	An Act to prohibit the taking of Fish from 'auft's, Grindstone and Dutton	
	Ponds, in Franklin County	767
470	An Act to prohibit the taking of Fish from Long and Week's Ponds, and	
	their tributaries, in the town of Parsonsfield, in York County	767
471	An Act additional to Chapter two hundred and forty-eight of the Private	
	and Special Laws of the year eighteen hundred and eighty-three, to pro-	
	wide for the appointment of a Police Force for the town of Old Orchard,	768
479	An Act for the protection of fish in Kneeland Pond	768

CHAP.	PAGE.
473 An Act to amend "An Act to incorporate the Gorham Farmer's Club."	769
474 An Act to amend Chapter four hundred and eighty-two, Private Laws of	
eighteen hundred and eighty-five, relating to the charter of the city of	
Rockland, in relation to School Committee	769
475 An Act to amend Section one of Chapter two hundred and six, of the Pri-	
vate and Special Laws of eighteen hundred and eighty-seven	770
476 An Act to permit the towns of Boothbay Harbor and Southport to erect a	
Toll Bridge across Townsend Gut.	771
477 An Act to incorporate the Mount Desert and Tremont Steam Ferry Com-	
pany.,	773
478 An Act to legalize the meetings of the town of Poland	773
479 An Act to incorporate the Elliot Marine Railway of Thomaston	774
480 An Act to promote and encourage the breeding of Trout in Letter B pond,	775
481 An Act to grant certain powers to, and to make valid certain acts of the	
Brewer Water Company	775
482 An Act to amend "An Act to incorporate the Penobscot River Dam and	
Improvement Company."	779
483 An Act to Incorporate the Frontier Water Company	782
484 An Act to incorporate the South Kennebes Agricultural Society	786
485 An Act to incorporate the Hancock Fire Insurance Company	786
486 An Act to incorporate the city of Westbrook	787
487 An Act to amend "An Act to provide for the election of a School Commit-	
tee for the town of Deering."	800
488 An Act additional to an act authorizing the extension of a wharf at Win-	
terport	801
489 An Act to legalise the doings of the Baptist Religious Society of North	
Yarmouth	801
490 An Act to incorporate the Penobscot Shore Line Railroad Company	801
491 An Act to incorporate the North Eastern Trust Company	803
492 An Act to amend Chapter forty-seven of the Private and Special laws of	
eighteen hundred and eighty-seven, entitled "An Act to incorporate the	
Waterville and Fairfield Railroad Company."	806
493 An Act to incorporate the Castine Water Company	806
494 An Act to repeal Chapter two hundred and twenty-seven of the Private and	
Special Laws of eighteen hundred and eighty-three, relating to School	
District number fourteen in the town of China	808
495 An Act to incorporate the Oldtown Street Railway Company	809
496 An Act to incorporate the Auburn Trust Company	812
497 An Act to amend Chapter two hundred and twenty-seven of the Private and	
Special Laws of eighteen hundred and eighty, entitled, "An Act to	
supply the people of Houlton with pure water"	815
498 An Act to incorporate the Lisbon Falls Trust and Banking Company	815
499 An Act to incorporate the Bar Harbor and Lamoine Steam Ferry Company,	818
500 An Act to incorporate the Union Light and Power Company	821
501 An Act to amend the Charter of the Maine Central Institute	823
502 An Act to incorporate the Mechanic Falls Trust and Banking Company	824
598 An Act to incorporate the Damariscotta Trust and Banking Company	826
504 An Act to incorporate the Otter Creek Bridge Company	829
505 An Act to incorporate the Maine Title Insurance Company	83 1
506 An Act to incorporate the city of Deering	832
507 An Act to establish the Dover Municipal Court	853
508 An Act creating the Mechanic Fails Village Corporation	861
509 An Act to incorporate the Saint John Lumber and Mill Company	867
510 An Act to incorporate the York Mutual Aid Association	868
511 An Act to incorporate the Mechanic Fails Water and Electric Light and	260

CHA	P.	PAGE.
511	An Act to incorporate the Moosehead Lake Navigation Company	872
513	An Act to incorporate the Monticello Boom Company	873
514	An Act to set off part of Drew Plantation, and annex the same to Reed	
	Plantation	874
515	An Act to authorise the Caribou Water Company to increase its capital	
	stock	874
KIR	An Act authorising the Dexter and Piscataquis Railroad Company to con-	
	estruct its railroad	875
E 17	An Act to authorise the erection of dams and booms in the Androscoggin	0.0
011	<del></del>	076
	river, between Topsham and Brunswick	875
	An Act to incorporate the Clinton Village Corporation	877
	An Act to amend the charter of the Moose River Log Driving Company	880
5 <b>7 9</b>	An Act to amend Section two of Chapter three hundred and seventy-six, of	
	the Private and Special Laws of eighteen hundred and eighty-seven,	
	relating to the Bryant's Pond and Andover Telegraph Company	880
521	An Act to incorporate the Quebec and Maine Railway Company	881
522	An Act to incorporate the Gardiner and Randolph Railroad Company	884
5 <b>23</b>	An Act to supply the people of the town of Sullivan with pure Water	887
524	An Act to make the Ramshaekie Park Association a beneficiary, under	
	the law paying stipends to agricultural societies	893
525	An Act granting a charter for the navigation of Sebasticook River	893
<b>526</b>	An Act to amend the charter of the Union Mutual Life Insurance Company,	893
	An Enabling Act for the annexation of Deering to Portland	895
	An Act to incorporate the Augusta, Hallowell and Gardiner Railmad	
	Company	900
529	An Act to incorporate South Portland Lend Improvement Company	904
	An Ast to amend the Charter of the Lincoln Village Corporation	905
	An Act allowing Orchard Beach Raliroad Company to use electric motors	907
	An Act to amend an act entitled "An Act to establish the Old Town Mu-	•••
		007
	nicipal Court."	907
033	An Act to code to the United States of America, jurisdiction over Clark's	000
	Ledge and Great Duck Island	909
	An Act to amend the charter of the Eastport Water Company	910
939	An Act to incorporate the Ruckland and Vinalhaven Telegraph and Tele-	
	phone Company	912
536	An Act to authorize the building of piers and to drive piles in tide waters	
	of the Kennebec River	913
537	An Act authorizing Sagadahoc County to assume ownership of the Arrow-	
	sic Bridge	914
638	An Act regulating the taking of Smelts in the Sheepesot River	915
<b>539</b>	An Act to amend Chapter three hundred and ninety-two of Private and	
	Special Laws of eighteen hundred and seventy	915
540	An Act to amend chapter eighty of the Private and Special Laws of eigh-	
	teen hundred and seventy-eight, relating to throwing sawdust into Ken-	
	nebec River	916
541	An Act to amend Section four of Chapter two hundred and five of the	
	Special Laws of eighteen hundred and eighty-seven, relating to the	
	Police Court of the City of Bangor	917
542	An Act to prevent the throwing of refuse lumber into the tributaries of	-11
	Rangeley Lake	918
542	An Act additional to Chapter one hundred and thirty-eight of the Private	010
J-10	and Special Laws of eighteen hundred and eighty-seven, entitled "An Act	
	to incorporate the Castine and Bangor Railroad Company"	010
544	An Act additional to Chapter ninety-seven of the Private and Special Laws	918
749	•	
	of eighteen hundred and eighty-seven, incorporating Bangor Street Rail-	
	WAY	921

CHA	AP.	BYCE.
545	An Act to incorporate the Phillips and Rangeley Railroad Company	922
546	An Act to amend an act to amend the charter of the Lincoln Village Cor-	
	poration	924
547	An Act to authorize the Passadumkeag Log Driving Company to purchase	
	the franchise and works of the Grand Fails Dam Company	925
548	An Act to incorporate the Mexico and Rangeley Railroad Company	925
549	An Act to incorporate the West Branch Railroad Company	927
550	An Act to incorporate the Mousam River Railroad Company	928
551	An Act to incorporate the Skowhegan and Norridgewook Railroad Company,	929
552	An Act to amend the charter of the Portland Street Sprinkling Company	933
553	An Act authorising the Boston and Maine Railroad to enlarge and change	
	its terminal facilities in Portland, and the Maine Central Railroad Com-	
	pany to enlarge and change its terminal facilities in Bath	935
554	An Act to provide in part for the Expenditures of Government	935
555	An Act to provide for the expenditures of Government for the year one	
	thousand eight hundred and ninety	942
556	An Act relating to the holding of the Annual Meeting of the Alumni Asso-	
	ciation of Bates College	948

# Contents of Resolves.

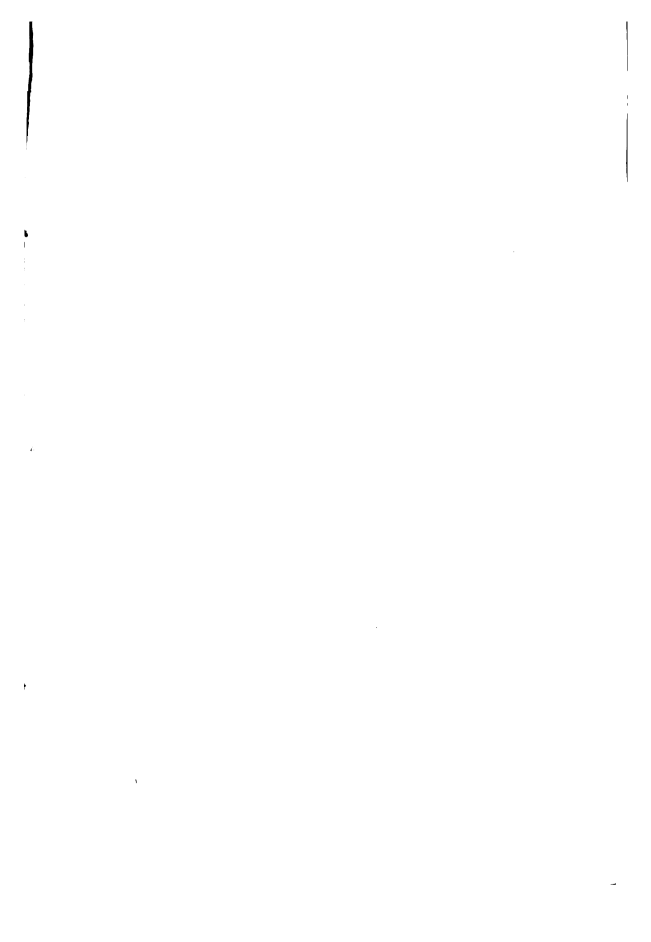
	SESSION OF 1889.	
CHA	• •	PAGE.
	Resolve in favor of James Ferris of Bath	73 78
	Resolve in favor of Peter J. Newell	73
	Resolve in favor of Joseph Nicolar	74
	Resolve in favor of the Committee on Agriculture	74
	Resolve in favor of the Maine General Hospital	74
139	Resolve in favor of the distribution of certified copies of plans on file in the	74
	State Land Office	75
	Resolve in favor of the Joint Standing Committee of State Prison	
131	Resolve to authorize the increase of the rate of interest upon a loan of the	
	county of York	75
132	Resolve creating a Contingent Fund for the House of Representatives for	
	the sixty-fourth Legislature	76
133	Resolve authorizing the Land Agent to deed Goose Rocks to the United	
	States of America	76
-	Resolve in favor of the town of Milo	76
135	Resolve for the purchase of the Maine State Year Book and Legislative	
	Manual for the years eighteen hundred and eighty-nine and eighteen	
	hundred and ninety	77
	Resolve in favor of Maine Gettysburg Commission	77
137	Resolve authorising the payment to towns and cities where stock in the	
	European and North American Railway Company was owned for the years	
	eighteen hundred and eighty-four, eighteen hundred and eighty-five and	
	eighteen hundred and eighty-six, their proportion of the excise tax col-	
	lected for those years	77
138	Resolve in favor of Jason Ware of Montville	78
139	Resolve in favor of the Maine Eye and Ear Infirmary	78
140	Resolve in favor of St. Elisabeth Catholic Orphan Asylum in Portland	79
141	Resolve in favor of the town of Frenchville	79
142	Resolve in favor of the town of Camden	79
143	Resolve in favor of the distribution of various reports	80
144	Resolve in aid of the Children's Home in Bangor	80
145	Resolve in favor of Patten Academy	80
146	Resolve to provide for a State Valuation	81
147	Resolve in favor of the Joint Standing Committee on Military Affairs	83
148	Resolve in favor of the State Library	83
149	Resolve in favor of the Temperary Home for Women and Children	81
150	Resolve in favor of Sandy River Plantation	84
161	Resolve in favor of Susan C. Hagan of Georgetown	84
152	Resolve making an appropriation for repair of roads in Indian Township,	
	Washington County	84
153	Resolve providing for state pension for invalid soldiers, soldiers' widows	
	and ornhans and the dependent parents and sisters of soldiers	A5

CHAP. PAGE.		
	Resolve in favor of Bath Military and Naval Orphan Asylum	85
	Resolve relating to the purchase of certain volumes of Maine Reports	85
156	Resolve in favor of the Joint Standing Committee on State College and	•
	Mechanic Arts	87
157	Resolve in favor of bridge in Macwahoe Plantation	87
	Resolve in favor of the State Reform School	87
	Resolve authorizing the County of Aroostook to procure money on loan	88
	Resolve in aid of Dairying, Beef raising, Sheep, Horse and Poultry grow-	80
100	ing interests of the State of Maine.	88
181	Resolve in favor of the town of Meddybemps.	89
	Resolve for preservation of Ex-Governor King's Monument	89
	Resolve in aid of the Passamaquoddy tribe of Indians	90
	Resolve for reduction of the State valuation of Chesterville.	90
	Resolve making an appropriation for aid in building a county road through	00
100	St Francis Plantation	90
166	Resolve in favor of the town of Littleton	91
		91
	Resolve in favor of the inhabitants of New Sweden	91
	Resolve to authorize the county of Knox to procure a loan	91
100	Resolve in favor of a road in Andover North Surplus, in the county of	0.9
170	Oxford	92
	Resolve in favor of Hamlin Plantation.	92
	Resolve in favor of the town of New Limerick	92
	Resolve in favor of the Committee on Reform School	93
	Resolve in favor of the town of Maxfield	93
	Resolve in favor of Orman E. lines of Yarmouth	93
110	Resolve in sid of building a bridge over Austin Stream, in the town of	0.0
150	Bingham	93
	Resolve relating to the removal of the Maine State Prison	94
	Resolve amending a resolve in favor of Patten Academy	94
	Resolve in favor of A. D. Ward of Augusta	95
	Resolve in favor of the Committee on Education	95
	Resolve in favor of the Maine Industrial School for Girls	95
	Resolve for the payment of back salaries of Guards at the State Prison	95
	Resolve in aid of repairing the road from Kingfield to Kustis	96
	Resolve in favor of Hollis B. Lawrence of Bangor	96
	Resolve in favor of Elmira H. Sanders of Bath	97
189	Resolve in aid of rebuilding the bridge across the Saint Croix river in	
	Masardis	97
	Resolve in favor of the town of Vassalborough	97
181	Resolve relating to the conveyance of lot number seventy-eight and one-	0.0
100	half in New Sweden	97
	Resolves in favor of Congressional action on important matters	98
	Resolve in favor of the State Reform School	99
		99 99
	Resolve in favor of Joseph W. Merchant of Augusta	
	Resolve in favor of Thomas McKenney	100
	Resolve in favor of the Commissioners on Contagious Diseases among Cattle,	100
105	Resolve laying a tax on the Counties of the State for the years eighteen hundred and eighty-nine and eighteen hundred and ninety	100
105	_ · · · · · · · · · · · · · · · · · · ·	100
140	Resolve relating to the conveyance of state lot number one hundred and	101
304	forty-three in the town of Woodland	101
	Resolve in favor of Philip Malone	101
	Resolve making appropriations for the Penobscot Tribe of Indians	102
180	Resolve requesting the Governor and Council to inquire into the matter of a Reformatory Prison for Women	104
100	Resolve in favor of Benjamin Smith of Appleton	103
199	Tresorte in 19101 of Danlemin owner or Whitson	103

CHA		PAGE.
200	Resolve in favor or Wilton Academy	103
<b>3</b> 01	Resolve in favor of Samuel Goodwin of Winthrop	103
202	Resolve in favor of Madawaska Training School	104
203	Resolve in favor of Clara E. Webb of Belfast.	104
204	Resolve in favor of Martha J. Goss of Portland	104
205	Resolve in favor of Fred P. Mahoney of Belfast	104
206	Resolve in favor of Catharine Coffran of Calais	103
207	Resolve authorizing the Governor to appoint a commission to select and	
	purchase a site for an Insane Hospital	105
<b>708</b>	Resolve in favor of the town of Conton	106
209	Resolve making appropriations for the Passamaquoddy Tribe of Indians	106
210	Resolve in favor of East Corinth Academy	107
211	Resolve in favor of the Penubscot Tribe of Indians	107
212	Resolve for permanent encampments of the Militia and for the Veterans of	
	the late war	107
213	Resolve in favor of the New England road, so called, in the township of	
	Kingebury	108
214	Resolve in favor of the town of York	108
215	Resolve in favor of the town of Somerville	108
216	Resolve in favor of Lydia R. Hayden	108
217	Resolve in favor of Frank Hamilton of Springvale	109
218	Resolve in favor of Dead River Plantation	109
219	Resolve in favor of the Library of the Maine State Prison	109
220	Resolve in favor of certain settlers occupying lands in the Madawaska Ter-	
	ritory affected by the Treaty of Washington	110
221	Resolve in favor of General John L. Hodsdon	111
222	Resolve in favor of State Normal Schools	111
223	Resolve in favor of the plantation of Carrying Place	111
224	Resolve in favor of Moses Goss of East Corinth	112
<b>22</b> 5	Resolve in favor of Margaret C. McCurdy	112
226	Resolve in favor of State College of Agriculture and the Mechanic Arts	112
	Resolve in favor of the Maine Insane diospital	113
228	Resolve in favor of settlers in Madawaska Territory.	114
	Resolve in favor of the Maine State College of Agriculture and the Mechanic	
	Arts	115
230	Resolve providing for the distribution of the Maine Judicial and other	
	State Reports	116
23 1	Resolve authorizing the Land Agent to deed Clark's Ledge to the United	
	States of America	117
232	Resolve to provide a Commission to inquire into the system of taxation of	
	other states and this state and report to the Governor and Conneil	117
233	Resolve in favor of enlargement of the State House	118
	Resolve to amend a resolve entitled "Resolve providing for State Pensions	
	for invalid soldiers, soldiers' widows and orphans, and dependent parents	
	and sisters of soldiers," approved February nineteen, eighteen hundred	
	and eighty-nine	119
<b>23</b> 5	Resolve in favor of James R. Milliken	119
<b>23</b> 6	Resolve in favor of kicker Classical Institute	119
	Resolve in favor of John E Kelley	120
238	Resolve in favor of W. B. Moore	120
239	Resolve in favor of continuing the publication of York Deeds	121
	Resolve in favor of cities and towns in which was owned capital stock of	
	the Belfast and Moosehead Lake Railroad	121
241	Resolve in favor of cities and towns in which was owned, on the first day of	
	April, eighteen hundred and eighty-seven, capital stock of the Belfast	
	and Massahard Lake Bulland	

### xxii

CHA	·P•	PAGE.
242	Resolve in favor of the Legislative Committee to attend the celebration of the inauguration of Washington	122
243	Resolve in relation to the State Geological Collection	122
244	Resolve providing for the payment of the contingent expenses of the Legis-	123
245	Resolves authorizing a temporary loan for the year eighteen hundred and eighty-nine	123
246	Resolves authorizing a temporary loan for the year eighteen hundred and ninety	124
247	Resolve providing for the purchase of the Proceedings of the Centennial of the Constitution of the United States.	124
248	Resolve on the pay roll of the House	131
249	Resolve on the pay roll of the Senate	134
Am	endment to Constitution, eligibility of Treasurer of State	156
Civi	il Government	157
Gov	ernor Burleigh's Address	136
	Communication	150
	Messages	150
Gov	ernor Marbie's Proclamation	151
Que	etion submitted to the Supreme Judicial Court	153
	Opinion of the Supreme Judicial Court	154



,

# PUBLIC LAWS

OF THE

# STATE OF MAINE.

1889.

• • • •

### PUBLIC LAWS

OF THE

#### STATE () F MAINE.

#### Chapter 150.

An Act to amend Sections ninety, ninety one and ninety-two of Chapter four of the Revised Statutes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section ninety of chapter four of the Revised Sec. 90, ch. 4, Statutes is hereby amended so as to read as follows:

R. S., amended.

SECT. 90. The electors shall convene in the senate cham- Meeting of Electors. ber at Augusta on the Saturday preceding the second Monday of January next after their election, at two o'clock in the \_vacancies, afternoon; and if any elector so chosen is not present, the electors then present, by a majority of votes, shall forthwith elect the requisite number of persons qualified to supply such deficiency.'

how filled.

SECT. 2. Section ninety-one of chapter four of the Revised Sec. 91 amend-Statutes is hereby amended so as to read as follows:

SECT. 91. Said electors, on said second Monday of Jan- Proceedings of uary, shall vote by ballot for one person for president and electors. one person for vice president of the United States; one of See U.S. Conwhom, at least, shall not be an inhabitant of this state; they whom, at least, shall not be an inhabitant of this state; they act of Congress shall name in their ballots the person voted for as president, Oct. 1888. and in distinct ballots the person voted for as vice president; they shall make and subscribe three certificates of all the

CHAP. 151 votes by them given, each of which shall contain two distinct lists, one of the votes given for president, and the other of the votes given for vice president; they shall seal them up and certify on each certificate, that a list of votes of the State of Maine for president and vice president of the United States is contained therein. They or a majority of them shall, under their hands, appoint a person to take charge of one of said certificates, and deliver it at the seat of government of the United States, to the president of the senate of the United States, before the fourth Monday of the month of January in which their meeting shall have been held; they shall forthwith forward by the post office, another of said certificates, directed to the president of the same senate, at the same seat of government; and they shall forthwith cause the other certificate to be delivered to the judge of the district court of the United States for the district of Maine.'

Sec. 92 amend.

SECT. 3. Section ninety-two of chapter four of the Revised Statutes is hereby amended so as to read as follows:

Compensation.

Spor. 92. Electors shall receive as compensation ten Mollars a day and such travel as members of the legislature They may appoint a secretary and such other officers as they deem proper who shall receive such reasonable compensation for their services as the electors shall allow them.'

This act shall take effect when approved.

Approved January 10, 1889.

#### Chapter 151.

An Act relating to Capital Stock of Loan and Building Associations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Loan and Build. ing Associations authorized to isane abarea.

\_\_limit

SECT. 1. All loan and building associations organized and chartered prior to the act of March four, eighteen hundred eighty-seven, relating to loan and building associations, are authorized and empowered to issue shares, not exceeding five thousand in number, and of the paid up value of one million dollars, in the manner provided in said act.

How power may be adopted.

The power herein granted may be adopted by said associations, at any annual or special meeting of the shareholders called for that purpose.

SECT. 3. This act shall take effect when approved.

Approved January 25, 1889.

#### Chapter 152.

An Act to amend section twenty-seven, Chapter one hundred thirty-four of the Revised Statutes, relating to proceedings on motion for new trial in certain Criminal Cases.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

- SECT. 1. Section twenty-seven, chapter one hundred thirty- Sec. 27, ch. 134, B. S., amended. four of the Revised Statutes of eighteen hundred eighty-three, is hereby amended by striking out the words, "a capital case" in the first line thereof, and inserting the words 'any case in which a person has been convicted of murder or of any offence for which the punishment may be imprisonment for life,' so that said section as amended, shall read as follows:
- 'SECT. 27. If a motion for new trial in any case in which Three pustices a person has been convicted of murder or of any offence for trial in cases which the punishment may be imprisonment for life, is denied where punishment or life. by the justice before whom the same is heard, the respondent may appeal from said decision to the next law term of said district; and the concurrence of but three justices shall be necessary to grant such motion.'

SECT. 2. The provisions of this act shall apply to all Act to apply to pending eases. pending cases in which an appeal has been or may be taken in cases formerly capital.

SECT. 3. This act shall take effect when approved.

Approved January 25, 1889.

#### Chapter 153.

An Act to increase the salary of the Judge of Probate for the County of Aroostook.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The salary of the judge of probate for the Salary of judge of probate for county of Aroostook, shall be six hundred dollars instead of Aroostook county, fixed. the sum now fixed by law.

SECT. 2. This act shall take effect when approved.

Approved January 25, 1889.

#### CHAP. 154

#### Chapter 154.

An Act to amend an act entitled "An Act to facilitate the prompt administration of justice by establishing a Superior Court in the county of Aroostook."

Be it enacted by the Senate and House of Representatives in Legislature assembled. as follows:

Sec. 14, ch. 324, Public Laws of 1885, amended. SECT. 1. Section fourteen of chapter three hundred and twenty-four of the public laws of eighteen hundred and eighty-five, entitled "An Act to facilitate the prompt administration of justice by establishing a Superior Court in the county of Aroostook," is amended by striking out the words "fifteen hundred" and inserting the words 'eighteen hundred,' and also by adding at the end of said section, the words 'from the state treasury,' so that said section, as amended, shall read as follows:

Salary of justice.

'SECT. 14. The justice of said Superior Court may be appointed, commissioned and qualified at any time after the approval of this act, and his salary shall be eighteen hundred dollars per annum, payable quarterly from the state treasury.'

SECT. 2. This act shall take effect when approved.

Approved January 25, 1889.

#### Chapter 155.

An Act to amend Section one of chapter one hundred and forty-two of the Public Laws of the year eighteen hundred eighty-seven, relating to Savings Banks.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 92, ch. 47, R. S., as amended by Sec. 1, ch. 142, Public Laws 1887, further amended. Section ninety-two of chapter forty-seven of the Revised Statutes, as amended by section one of chapter one hundred and forty-two of the public laws of the year eighteen hundred eighty-seven, is hereby further amended by inserting after the word "any" in the fifth line of said section ninety-two as amended, the word 'one,' so that said section ninety-two as hereby amended, shall read as follows:

Officers

• SECT. 92. The officers of every such corporation shall consist of a president, treasurer, and when in the opinion of the trustees necessary, a vice president and an assistant treasurer, and not less than five trustees, not more than two

—trustees, num ber and restric tions. of whom shall be directors in any one national bank, who CHAP. 156 shall elect from their number, or otherwise, such other officers as they see fit.'

Approved January 25, 1889

# Chapter 156.

An Act to repeal Section eleven. Chapter sixty of the Revised Statutes, relating to granting Diromes Niel

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section eleven, chapter sixty, of the Revised Sec. 11, ch. 60, R. S., repealed. Statutes is hereby repealed.

SECT. 2. This act shall apply to all pending cases, except Act shall apply where divorces have hitherto been decreed nisi.

SECT. 3. This act shall take effect when approved.

Approved January 25, 1889.

### Chapter 157.

An Act to prevent persons from furnishing Intoxicating Liquors to Prisoners.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Whoever gives, sells or delivers to a person Penalty for confined in any jail, house of correction or other place of confinement, or to a person in custody of any officer qualified liquors to person in confine to serve criminal processes, any spirituous or intoxicating liquor, or has in possession, within the precincts of any jail, house of correction, or other place of confinement, any such liquor, with intent to convey or deliver the same to any person confined therein, unless under the direction of the \_exception. physician appointed to attend said prisoner, or of the officer in charge of said place of confinement of said prisoner, shall be punished by fine not exceeding twenty dollars, or by imprisonment in the jail or house of correction not exceeding thirty days.

Municipal and police courts and trial justices shall have jurisdiction of offenses under this act.

Approved January 29, 1889.

### Chapter 158.

An Act to amend Section two of Chapter twenty-eight of the Public Laws of eighteen hundred and eighty-seven, relating to the jurisdiction of the Municipal Court of the city of Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 2, ch. 28, Public Laws of 1987 amended. SECT. 1. Section two of chapter twenty-eight of the public laws of eighteen hundred and eighty-seven is hereby amended by striking out the words "chapter one hundred and nineteen" in the sixth and in the eighteenth and nineteenth lines of said section, and inserting in their place, the words 'chapter one hundred and twenty.'

SECT. 2. This act shall take effect when approved.

Approved January 29, 1889.

### Chapter 159.

An Act to repeal Section thirteen, Chapter one hundred thirty-three, of the Public Laws of eighteen hundred eighty-seven, relating to the classification and labor of prisoners in State Prison.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 13, ch. 133, Public Laws of 1887 repealed. SECT. 1. Section thirteen of chapter one hundred thirtythree of the public laws of eighteen hundred eighty-seven, is hereby repealed.

SECT. 2. This act shall take effect when approved.

Approved January 29, 1889.

# Chapter 160.

An Act to prevent Cruelty to Children.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Penalty for abuse to children.

Any parent, guardian, or other person, having the care and custody of any child, who cruelly treats such child by abuse, neglect, overwork or extreme punishment, shall be punished by fine not exceeding one hundred dollars, or by imprisonment not exceeding one year.

Approved January 81, 1989.

# Chapter 161.

An Act to amend Section sixty-one of Chapter thirty-eight of the Revised Statutes, relating to Records of Stallions.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section sixty-one of chapter thirty-eight of the Sec. 61, ch 33, R. S. amended. Revised Statutes is hereby amended by adding after the word "bred," in the sixth line, the following: 'and it shall be the duty of such register to record such certificate in a book kept for that purpose; copies of such certificate, duly certified by such register, may be used in evidence, the same as the original, in any court in this state. The fee of the register for recording, and for each certificate, shall be twenty-five cents,' so that said section as amended, shall read as follows:

The owner or keeper of any stallion for breed- Record of adve ing purposes before advertising, by written or printed notices, be filed with the service thereof, shall file a certificate with the register of deeds. deeds in the county where said stallion is owned, or kept, stating the name, color, age and size of the same, together with the pedigree of said stallion, as fully as attainable, and -certificate to the name of the person by whom he was bred. And it shall be the duty of such register to record such certificate in a book kept for that purpose; copies of such certificate, duly certified by such register, may be used in evidence, the same as the original, in any court in this state. The fee of the -fee. register for recording, and for each certificate, shall be twenty-Whoever neglects to make and file such certifi- -penalty for cate shall recover no compensation for said services, and if he knowingly and wilfully makes and files a false certificate of the statements aforesaid, he forfeits one hundred dollars, to be recovered by complaint, indictment or action of debt, for the county where the offence is committed.'

he recorded.

This act shall take effect when approved. SECT. 2.

### Chapter 162.

An Act to amend Section sixty-two, Chapter seventy, of the Revised Statutes, relating to the discharge of Insolvent Debtors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 62, ch. 70, R. S. amended.

Section sixty-two, chapter seventy, of the Revised Statutes of eighteen hundred and eighty-three, relating to the discharge of insolvent debtors, is hereby amended by adding "thereto" after the word "debtor," and before the word "if," in the forty-second line of said section, the following words. to wit: 'and any creditor of said insolvent estate who knowingly receives, directly or indirectly, from a debtor in insolvency, or from his estate, as an inducement to consent to said debtor's discharge, or to assign his claim to a third person who will so consent, a larger percentage on his debt than shall be offered and distributed to all his other creditors of the same class, shall forfeit to any other creditor of such estate first suing therefor, a sum equal to the whole amount received by him on account of said claim, including dividends legally declared, with interest from the time such sums were so received, which sum may be recovered in an action on the case, brought by the creditor discovering such overpayment, in any county in which either party to such suit resides, within one year after such discovery.' So that said section, as amended, shall remain unchanged until the word "debtor" is reached, in said forty-second line, and from and after said word "debtor", shall read as follows: 'and any creditor of said insolvent estate who knowingly receives. directly or indirectly, from a debtor in insolvency, or from his estate, as an inducement to consent to said debtor's discharge, or to assign his claim to a third person who will so consent, a larger percentage on his debt than shall be offered and distributed to other creditors of the same class, shall forfeit to any other creditor of such estate first suing therefor, a sum equal to the whole amount received by him on account of said claim, including dividends legally declared, with interest from the time such sums were so received, which sum may be recovered in an action on the case, brought by the creditor discovering such overpayment, in any county in which either party to such suit resides, within one year after such discovery. If the proceedings are by or against a co-

Penalty if any creditor traudulently consents to discharge of debtor.

-debtor to pay

partnership, the affidavit, agreement and certificate shall be varied accordingly, and shall contain both the names of the firm and the names of the members thereof. Before such certificate is granted, the debtor shall pay all the expenses incurred during the proceedings.'

Approved February 1, 1889.

# Chapter 163.

An Act relating to use of Corporate Seals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Whenever a corporate seal is used or required on any what constiinstrument, an impression made on the paper of such instru-scal. ment by the seal of the corporation, without any adhesive substance shall be deemed a valid seal.

Approved February 5, 1889.

#### Chapter 164.

An Act to change the time of holding the September term of the Supreme Judicial Court in and for Somerset County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The September term of the supreme judicial Time of holding court within and for the county of Somerset, shall be held on of S. J. Court, in the third Tuesday of September instead of the first Tuesday of changed. September, as now required by law.

SECT. 2. This act shall take effect when approved.

# Chapter 165.

An Act to amend Section one hundred and four of Chapter forty-seven of the Revised Statutes, relating to officers of Savings Banks.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 104, ch. 47, R. S., amended. Section one hundred and four of chapter forty-seven of the Revised Statutes, is hereby amended by striking out the words, "of the trustees" in the third line, and inserting in the place thereof, the words, "officer of the corporation," and by striking out the words, "a trustee" in the fourth line, and inserting in the place thereof the words, "such officer," so that said section as amended, shall read as follows:

Trustees to

—no loan shall be made to any officer. 'SECT. 104. The trustees shall see to the proper investment of deposits and funds of the corporation, in the manner hereinbefore prescribed. No loan shall be made directly or indirectly to any officer of the corporation, or to any firm of which such officer is a member.'

Approved February 5, 1889.

# Chapter 166.

An Act additional to Chapter eighty-one of the Revised Statutes, relating to Foreign Corpo-

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Ch. 81 R. S. amended. Chapter eighty-one of the Revised Statutes is hereby amended, by adding thereto the following section:

Foreign corporations entitled to benefit of law relating to limitations of actions. 'Sect. 104. Any foreign corporation doing business continuously in this state, and having constantly an officer or agent resident herein, on whom service of any process may be made, shall be entitled to the benefit of all provisions of law relating to limitation of actions the same as domestic corporations.'

# Chapter 167.

An Act to amend Section thirty-four of Chapter eleven of the Revised Statutes, in reference to Free High Schools.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section thirty-four of chapter eleven of the Revised Statutes, is hereby amended by inserting after the word, "trustees," in second line, the words, 'or directors,' and inserting after the word "academy," in third line, the words, 'or high school,' and striking out in said third line, the words, "in said town," and by inserting after the word, "scholars," in fourth line, the word, 'resident,' and by inserting after the word, "academy," in sixth line, the words, 'or high school.' so that said section as amended, shall read as follows:

'SECT. 34. Any town may, from year to year, authorize its superintending school committee to contract with and pay the trustees or directors of any academy or high school, for the tuition of scholars resident within such town, in the studies contemplated by the six preceding sections, under a standard of scholarship to be established by such committee; and the expenditure of any town for tuition in such academy or high school shall be subject to the same conditions, and shall entitle such town to the same state aid as if it had made such expenditure for a free high school.'

This act shall take effect when approved.

Approved February 5, 1889,

### Chapter 168.

An Act to amend Section forty-seven of Chapter ninety-one of the Revised Statutes, relating to Liens or Pledges.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section forty-seven of Chapter ninety-one of the Revised Sec. 47, ch. 91, Stautes is hereby amended by adding after the words, "who-R.S. amended ever has a lien on," the words, 'or pledge of,' so that said by sale. section as amended, shall read as follows: 'whoever has a lien on or pledge of any stock or certificate thereof, bond, note, account or other chose in action, or on any personal

Sec. 34, ch. 11,

Towns may conpay academies and high schools for tuition of scholars.

property in his possession, may enforce it by sale thereof, as hereinafter provided.'

Approved February 5, 1889.

### Chapter 169.

An Act to amend an act entitled "An Act creating certain islands in the town of Cumberland into a voting district."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 4, ch. 36, Public Laws of 1887 amended. The fourth section of said act is hereby amended by adding thereto the following: 'the list for said island district shall be posted in some public and conspicuous place in said district. In addition to the sessions now required by law, the selectmen shall be in open session on the two secular days next preceding any election to which this act applies, for the purpose of receiving applications of residents in said island district, claiming a right to vote therein; and notice of the time and place of such sessions shall be given in the warrant for calling the meeting in said district; and at such sessions the selectmen shall be governed by the provisions of chapter four of the Revised Statutes, so far as applicable.' So that said section as amended, shall read as follows:

Selectmen shall prepare lists of voters.

—shall be in open session two days before any election.

The assessors and selectmen shall prepare separate lists of qualified voters for said island district and the remainder of the town, and all provisions of law relating to the preparation and posting of such lists in towns, apply to both lists herein provided for, except that no changes shall be made in the list for the island district on the day of election. The list for said island district shall be posted in some public and conspicuous place in said district. In addition to the sessions now required by law, the selectmen shall be in open session on the two secular days next preceding any election to which this act applies, for the purpose of receiving applications of residents in said island district, claiming a right to vote therein; notice of the time and place of such sessions shall be given in the warrant for calling the meeting in said district; and at such sessions the selectmen shall be governed by the provisions of chapter four of the Revised Statutes, so far as applicable.'

# Chapter 170.

An Act to smend Section twenty-four of Chapter three of the Revised Statutes, relating to the qualification of Town Officers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-four of chapter three of the Sec. 24, ch. 3, Revised Statutes, shall be amended after the word "the," in the first line, and before the word "town," by inserting the words 'moderator, in open town meeting,' so that said section as amended shall read as follows:

'SECT. 24. Any town or parish officer may be sworn by the moderator in open town meeting, town or parish clerk. or by any person authorized by law, who shall give to the officer sworn, except when sworn in presence of such clerk, a certificate of the oath administered, which he shall return to such clerk to be filed. Highway surveyors may be sworn by either of the assessors, who shall give a certificate thereof to highway as is required in such case, of a magistrate. In either case the clerk shall record the name of the officer and of his office. by whom sworn, and the time of taking the oath and returning the certificate. Any town, school district, parish or corporation clerk elected to any office and sworn, may record his own election, the fact that he was sworn, and when and by whom. The record herein required shall be sufficient evidence that -record to be sufficient such officer was sworn. If any officer fails to return such -penalty for certificates or any clerk to record such oath within ten days, he forfeits five dollars. Town clerks shall be paid by the -fee for re-cording. town five cents for each oath recorded by them.

Town or parish officer, how sworn; certificates to be

-assessors may administer oath survevors.

\_made of making record.

-clerk may record his own election.

This act shall take effect when approved.

Approved February 5, 1889.

### Chapter 171.

An Act to amend Chapter two hundred and twenty-five of the Public Laws of eighteen hundred and eighty, relating to the Militia.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section twenty-three of chapter two hundred and twenty-five of the public laws of eighteen hundred and eighty, 1880 amended. is hereby amended, so that said section twenty-three shall read as follows:

Sec. 23, ch. 225, Public Laws of

Number of men

'SECT. 23. On a peace footing, each troop of cavalry, company of infantry, or heavy artillery, shall be limited to fifty-four enlisted men; and each platoon of a light battery to forty enlisted men; but, in actual service, when the exigency of the case requires it, the commander-in-chief may, by proclamation, authorize enlistments to the maximum standard of similar organizations in the army of the United States; and when the exigency ceases, he shall, by proclamation, order the reduction of such organizations in the most expedient way, to the limit on a peace footing.'

Sec 29 amended.

SECT. 2. Section twenty-nine of chapter two hundred and twenty-five of the public laws of eighteen hundred and eighty, is hereby amended, so that section twenty-nine shall read as follows:

Terms of service and discharge.

Every non-commissioned officer and private SECT. 29. enlisted into the Maine Volunteer Militia, shall be held to duty therein for the term of three years unless disability after enlistment shall incapacitate him to perform such duty, and he shall be regularly discharged in consequence thereof, by the proper authority. The commander of a regiment may, upon the written application of the commander of a company in his regiment, accompanied by a request in writing, signed by a non-commissioned officer or private, discharge such noncommissioned officer or private from the company; and the commander of a battery or separate company may, upon an application in writing, signed by a member thereof, discharge such member: provided, however, that the commander-inchief may, for sufficient reasons and in his discretion, discharge enlisted men at any time.'

Sec. 45 amended.

SECT. 3. Section forty-five of chapter two hundred and twenty-five of the public laws of eighteen hundred and eighty, is hereby amended, so that said section shall read as follows:

Brigade officers.

'SECT. 45. To each brigade there shall be one brigadier general, one assistant adjutant general, one brigade inspector, one surgeon who shall be medical director of the brigade, and one inspector of rifle practice, each with the rank of major; one quartermaster, one commissary, and one aid-de-camp, each with the rank of captain, and one aid-de-camp with the rank of first lieutenant. Also a non-commissioned staff, as follows: one quartermaster sergeant, one commissary sergeant, one hospital steward and one bugler.'

Section forty-six of chapter two hundred and CHAP. 172 twenty-five of the public laws of eighteen hundred and eighty, is hereby amended, so that said section shall read as follows:

company officers and number of

SECT. 46. To each regiment of infantry there shall be Infantry; one colonel, one lieutenant-colonel and one major; one chaplain; one adjutant and one quartermaster, each with the rank of first lieutenant: one surgeon with the rank of major; one assistant surgeon with the rank of first licutenant; one sergeant major, one quartermaster sergeant, one commissary sergeant, one hospital steward and two principal musicians. and not less than eight nor more than ten companies; each company to consist of one captain, one first lieutenant, one second lieutenant, one first sergeant, four sergeants, six corporals, two musicians, one wagoner, and not less than forty nor more than sixty privates.'

Section one hundred and five of chapter two Section 106 SECT. 5. hundred and twenty-five of the public laws of eighteen hundred and eighty, is hereby amended, so that said section shall read as follows:

'SECT. 105. To each member of regimental bands there compensation shall be paid, as compensation for services, when ordered out bands. by the regimental commander to do duty, the sum of three dollars per day.'

Approved February 8, 1889.

#### Chapter 172.

An Act to hold the February term of the Superior Court, Kennebes County, in the City of Waterville.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The February term of the superior court which Feb. term of is now required to be holden at Augusta, in and for the county of Kennebec, shall after the first day of April in the present year, be holden in the city of Waterville, in said county; and all writs, processes of any kind, and all proceedings, shall after that time, be made returnable accordingly; and all writs, processes and proceedings, commenced prior to that time, and which would otherwise be returnable to said February term

Superior Court, Kennebec co. Waterville.

1

of said court at Augusta, shall be entered and have day in said court at Waterville.

Act void unless city provides acSECT. 2. The previous section of this act shall be void and of no effect, unless the city of Waterville aforesaid, shall on or before the first day of April, in the present year, without expense to said county of Kennebec, provide a suitable court room and other accommodations for said court and officers, to the acceptance of a majority of the county commissioners of the county of Kennebec, and shall execute and deliver to said commissioners a sufficient lease or other instrument to secure the use thereof to said county, for the purposes aforesaid, during the time in which said term of court is held in said city of Waterville.

Notice shall be given when accommodations have been provided. SECT. 3. The county commissioners of said county shall forthwith, after rooms for the accommodation of the court and officers as specified in this act have been provided, cause notice of the fact that suitable rooms have been provided as herein specified, by publication in the daily issue of the Kennebec Journal, for at least thirty days prior to the first Tuesday of February next after this act is approved.

Cases may be tried either in Waterville or Augusta.

SECT. 4. The judge of said court may continue any case pending in said court without costs when in his judgment, justice may require it, in order to give the parties in interest opportunity to try any such case in either said Waterville or Augusta in said county. The said city of Waterville is hereby authorized and empowered to provide a building and furnish suitable accommodation, for holding the superior court in said city of Waterville, and is hereby authorized to raise by assessment or loan, and appropriate a sufficient sum of money for the purpose of providing said accommodation for the said court.

City authorized to provide ; building.

Extra expenses of indge shall be allowed SECT. 5. There shall be allowed to the presiding justice of said superior court, and in addition to the salary of such justice, otherwise provided, and for the purpose of meeting the extra expenses of said justice, entailed by holding said term of court at said city of Waterville, the sum of one hundred dollars, for each and every term of said court so held at said city of Waterville.

SECT. 6. This act shall take effect when approved.

# Chapter 173.

An Act to amend an act entitled. An Act to amend Section twenty-seven. Chapter one hundred and thirty-four of Revised Statutes, approved January twenty-five, eighteen hundred and eighty-mine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section two of an act entitled, An Act to amend 8ec. 2, ch. 34, R. 8. further section twenty-seven, chapter one hundred and thirty-four of amended. Revised Statutes of eighteen hundred and eighty-three, is hereby amended by striking out the last four words in said section, so that said section shall read as follows:

SECT. 2. The provisions of this act shall apply to all Act applies to pending cases. pending cases in which an appeal has been or may be taken.'

This act shall take effect when approved.

Approved February 8, 1889.

# Chapter 174.

An Act to amend Section fifty-five of Chapter thirty-eight of the Revised Statutes, relating to Pressed Hav.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section fifty-five of chapter thirty-eight of the Revised Sec. 55, ch. 38 Statutes, is hereby amended by inserting in the first and sixth lines, the following words: 'except hay pressed by farmers and retailed from their own barns,' so that said section as amended, shall read as follows:

'SECT. 55. All hay pressed and put up in bundles, except Pressed hay: hay pressed by farmers and retailed from their own barns, how to be marked. shall have the first letter of their christian, and the whole of the surname of the person putting up the same, written, printed or stamped on bands or boards made fast thereto. with the name of the state and the place where such person not marked as aforesaid, except hay pressed by farmers and retailed from their own barns, forfeits one dollar for each bale so offered, to be recovered by complaint.'

# Chapter 175.

An Act in relation to the Taxation of Trust Funds

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 14, ch. 6, R. S. amended! SECT. 1. Clause six of section fourteen of chapter six of the Revised Statutes is hereby amended, so as to read as follows:

Personal property of any other person, if held in truet. 'VI. Personal property held in trust by an executor, administrator, or trustee, the income of which is to be paid to any other person, shall be assessed to such executor, administrator, or trustee, in the place where the person to whom the income is payable as aforesaid, is an inhabitant. But if the person to whom the income is payable as aforesaid, resides out of the state, such personal property shall be assessed to such executor, administrator, or trustee, in the place where he resides.'

SECT. 2. This act shall take effect when approved.

Approved February 12, 1889.

#### Chapter 176.

An Act to smend Section one of Chapter sixty-one of the Revised Statutes, relating to the Rights of Married Women.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 1, ch. 61, R. S. amended. Section one of chapter sixty-one of the Revised Statutes of eighteen hundred and eighty-three, is hereby amended by striking out, in the fourth line of said section, after the word, "directly," the words, "or indirectly"; and by striking out, in the fifth and sixth lines of said section, the words, "or paid for by him, or given or devised to her by his relatives"; so that said section as amended, shall read as follows:

Rights of i married women to hold and dispose of property. SECT. 1. A married woman, of any age, may own in her own right, real and personal estate, acquired by descent, gift or purchase; and may manage, sell, convey and devise the same by will, without the joinder or assent of her husband; but real estate directly conveyed to her by her husband, cannot be conveyed by her without the joinder of her husband;

except real estate conveyed to her as security, or in payment CHAP. 177 of a bona fide debt actually due to her from her husband. When payment was made for property conveyed to her from the property of her husband, or it was conveyed by him to her without a valuable consideration, it may be taken as the property of her husband, to pay his debts contracted before such purchase.'

Approved February 12, 1889.

### Chapter 177.

An Act to extirpate contagious Diseases among Cattle.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. That for the purpose of facilitating and encour- Purposes. aging the live stock interests of the state of Maine, and for extirpating all insidious, infectious and contagious diseases, now or that may be among cattle and other live stock, and especially tuberculosis, the governor of the state is hereby authorized and required, immediately after the passage of this act, to appoint a board of cattle commissioners consisting Board of cattle of three persons of known executive ability, who shall be appointment of charged with the execution of the provisions of this act, and who shall be known and designated as the State of Maine Cattle Commission, and whose powers and duties shall be Title those provided for in this act, and whose tenure of office shall -tenure of office. be at the option of the governor. The compensation of said \_compensation. commissioners shall be at the rate of three dollars per day during the time they are actually engaged in the discharge of their duties as commissioners. The said commissioners shall respectively take an oath to faithfully perform the duties of -oath. their office, and shall immediately organize as such commis- - organization. sion by the election of one of their number as president thereof, and proceed forthwith to the discharge of the duties devolved upon them by the provisions of this act.

That it shall be the duties of the said commis- Powers and duties. sioners to cause investigation to be made as to the existence of tuberculosis, pleuro-pneumonia, foot and mouth disease, and any other infectious or contagious diseases. And such commissioners or their duly constituted agent, are hereby

authorized to enter any premises or places, including stock vards, cars and vessels within any county or part of the state in or at which they have reason to believe there exists any such diseases, and to make search, investigation and inquiry in regard to the existence thereof. Upon the discovery of the existence of any of the said diseases, the said commissioners are hereby authorized to give notice, by publication, of the existence of such disease, and the locality thereof, in such newspapers as they may select, and to notify in writing the officials or agents of any railroad, steamboat or other transportation company, doing business in or through such infected locality, of the existence of such disease; and are hereby authorized and required to establish and maintain such quarantine of animals, places, premises or localities as they may deem necessary to prevent the spread of any such disease, and also to cause the appraisal of the animal or animals affected with the said disease, in accordance with such rules and regulations by them as hereinafter authorized and provided, and also to cause the same to be destroyed, and to pay the owner or owners thereof one-half of their value, as determined upon the basis of health before infection, out of any moneys appropriated by the legislature for that purpose; provided, however, that no appraised value shall be more than two hundred dollars for an animal with pedigree recorded or recordable in the recognized herd-books of the breed in which the animal destroyed may belong, nor more than one hundred dollars for an animal which has no recordable pedigree; provided, further, that in no case shall compensation be allowed for an animal destroyed under the provisions of this act, which may have contracted or been exposed to such disease in a foreign country, or on the high seas, or that may have been brought into this state within one year previous to such animal's showing evidence of such disease; nor shall compensation be allowed to any owner who in person, or by agent, knowingly and wilfully conceals the existence of such disease, or the fact of exposure thereto in animals of which the person making such concealment, by himself or agent, is in whole or part owner.

Required to make, record and publish rules and regulations subject to approval by the governor. SECT. 3. That the said commissioners are hereby authorized and required to make record, and publish rules and regulations providing for and regulating the agencies, methods and manner of conducting, and the investigations aforesaid,

regarding the existence of said contagious diseases; for ascertaining, entering and searching places where such diseased animals are supposed to exist: for ascertaining what animals are so diseased, or have been exposed to contagious diseases; for making, reporting and recording descriptions of the said animals so diseased or exposed and destroyed, and for appraising the same, and for making payment therefor: and to make all other needful rules and regulations which may, in the judgment of the commissioners, he deemed requisite to the full and due execution of the provisions of this act. such rules and regulations, before they shall become operative, shall be approved by the governor of Maine, and thereafter published in such manner as may be provided for in such regulations; and after such publication said rules and regulations shall have the force and effect of law, so far as the same are not inconsistent with this act and other laws of the state, or United States.

That any person or persons who shall knowingly Penalty for and wilfully refuse permission to said commissioners, or either commissioners. of them or their duly constituted agent to make, or who knowingly and wilfully obstructs said commissioners, or either of them, or their duly constituted agent in making all necessary examinations of, and as to animals supposed by said commissigners to be discased as aforesaid, or in destroying the same. or who knowingly attempts to prevent said commissioners, or either of them, or their duly constituted agent from entering upon the premises and other places herein before specified where any of said diseases are by said commissioners supposed to exist, shall be deemed guilty of a misdemeanor, and, upon conviction thereof, or of either of the acts in this section prohibited, shall be punished by fine not exceeding one hundred dollars, or by imprisonment, not exceeding ninety days, or by both fine and imprisonment, at the discretion of the court.

That any person who is the owner of, or who is Penalty for SECT. 5. possessed of any interest in any animals affected with any of existence of any contagious the diseases named in section two of this act, or any person who is agent, common carrier, consignee, or otherwise is charged with any duty in regard to any animal so diseased, or exposed to the contagion of such disease, or any officer or agent charged with any duties under the provisions of this act, who shall knowingly conceal the existence of such con-

tagious disease, or the fact of such exposure to said contagion, and who shall knowingly and wilfully fail, within a reasonable time, to report to the said commissioners their knowledge or their information in regard to the existence and location of said disease, or of such exposure thereto, shall be deemed guilty of a misdemeanor, and shall be punishable as provided in section four of this act.

How animals shall be disposed of, whose owner refuses terms of appraisement. SECT. 6. That when the owner of animals, decided under the provisions of this act, by the proper authority, to be diseased, or to have been exposed to contagion, refuses to accept the sum authorized to be paid under the appraisement provided for in this act, it shall be the duty of the commissioners to declare and maintain a rigid quarantine as to the animals decided, as aforesaid, to be diseased or to have been exposed to any contagious or infectious disease, and of the premises or places where said cattle may be found, according to the rules and regulations to be prescribed by said commissioners, approved by the governor, and published as provided in the third section of this act.

Transportation of diseased or suspected cattle forbidden.

That no person or persons owning or operating any railroad, nor the owner or owners, or masters, of any steam, sailing, or other vessels, within the state, shall receive for transportation, or transport from one part of the state to another part of the state, or to bring from any other state or foreign country any animals affected with any of the diseases named in section two of this act, or that have been exposed to such diseases, especially the disease known as tuberculosis, knowing such animals to be affected, or to have been so exposed; nor shall any person or persons, company or corporation, deliver for such transportation to any railroad company, or to the master or owner of any vessel, any animals, knowing them to be affected with, or to have been exposed to. any of said diseases; nor shall any person or persons, company or corporation, drive on foot, or transport in private conveyance, from one part of the state to another part of the state, any animal, knowing the same to be affected with, or to have been exposed to, any of said diseases. or persons violating the provisions of this section, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by fine not exceeding the sum of two hundred dollars, or by imprisonment not exceeding six months. or by both fine and imprisonment.

-penalty.

That it shall be the duty of the several county attorneys to prosecute all violations of this act, which shall Howact shall be brought to their notice or knowledge by any person making the complaint under oath; and the same shall be heard in any supreme judicial court having jurisdiction in the county in which the violation of this act has been committed.

CHAP. 177 be enforced.

That the said commissioners are hereby author- secretary, ized to appoint or elect one of their number as secretary of persution and duties. said board, who shall receive a reasonable compensation for his services during the time in which, under the provisions of this act, the services of the said commissioners shall be The said commissioners shall make and preserve a full record of all rules and regulations promulgated under the provisions of this act, of all payments and expenses hereunder incurred, and all other transactions performed by said commissioners in the discharge of their duties as herein provided; and the said commissioners shall, on the or before the first Wednesday in January of each year, during their continuance in service, and at other times as they may deem conducive to the public interests, or as they may be required so to do by the governor of state, report to said governor full -report. and accurate accounts of their expenditures, and other proceedings under the provisions of this act, and of the condition of said diseases, if any, in the state, to be communicated by him to the legislature. Whenever the functions of said commission shall be suspended or terminated, it shall turn over to the secretary of state all its books, papers, records, and other effects, taking his receipt therefor, and he shall remain the custodian of the same until such time as the functions of said commission may be restored.

That the commissioners shall have power, and Authorized to are hereby authorized to employ skilled veterinarians, and such other agents and employes as they may deem necessary to carry into effect the provisions of this act, and to fix the compensation of the person or persons so employed, and to terminate such employment at their discretion; and they are authorized out of the moneys by this act appropriated, to make such expenditures as may be needed for the actual -expenditures. and necessary traveling expenses of themselves and their said employes, stationery, expenses of disinfecting premises, cars and other places, destroying diseased and exposed animals,

and paying for the same, and such other expenses and expenditures as they may find to be actually necessary to properly carry into effect the provisions of this act.

How money shall be drawn from treasury and disbursed. SECT. 11. That the moneys appropriated by this act shall be paid over to the secretary of said commission, from time to time, as the same may be found to be needed, upon requisition made by the said commissioners, and shall be disbursed by the said secretary of said commission only upon vouchers approved by said commissioners or a majority of them. The said secretary shall before entering upon the duties of his office, take an oath to faithfully discharge the duties thereof, and shall enter into a bond to the state of Maine, with sureties to be approved by the treasurer of state, in such sum as he may designate, for the faithful accounting of all moneys received by the said secretary of the commission, under the provisions of this act.

--secretary shall be sworn and give bond.

Appropriation.

SECT. 12. That for the purpose of carrying into effect the provisions of this act, the sum of five thousand dellars, or so much thereof as may be necessary, is hereby appropriated out of any moneys in the treasury not otherwise appropriated.

Inconsistent acts repealed.

SECT. 13. That all acts and parts of acts inconsistent or in conflict with the provisions of this act, be, and the same are hereby repealed.

Approved February 14, 1889.

# Chapter 178.

An Act to amend Section one hundred and fifty-six of Chapter two hundred and twenty-five o the Public Laws of eighteen hundred and eighty, as amended by Chapter forty of the Public Laws of eighteen hundred and eighty-one, in relation to the Militia.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 156, ch. 225, Public Laws of 1880 as amended by ch. 40 of Laws of 1881, further amended. SECT. 1. Section one hundred and fifty-six of chapter two hundred and twenty-five of the public laws of eighteen hundred and eighty, as amended by chapter forty of the public laws of eighteen hundred and eighty-one, is hereby amended by striking out the word "sixteen" in the seventh line and inserting in its place the word 'twenty,' so that said section as amended, shall read:

Rules and regulations to be prescribed by commanderin-chief. 'SECT. 156. The commander-in-chief is hereby authorized to establish and prescribe such rules, regulations, forms and precedents as he may deem proper for the use, government

and instruction of the volunteer militia, and to carry into full CHAP. 179 effect the provisions of this law, the governor is hereby authorized to draw his warrant from time to time, for a sum Governor not exceeding twenty thousand dollars annually, on any funds in the treasury, not otherwise expended, for the expense thereof '

draw warrant.

Approved February 14, 1889.

# Chapter 179.

An Act to amend Chapter one hundred and forty-seven of the Public Laws of one thousand eight hundred and eighty-seven, relating to Special Insurance Brokers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section one, of chapter one hundred and forty- Sec. 1, ch. 147, Public Laws of seven, of the public laws of one thousand eight hundred and eighty-seven, is hereby amended so as to read as follows:

1887 amended.

the annual payment of a fee of ten dollars, may issue to citizens of this state, already agents of one or more duly authorized fire insurance companies, licenses as special insurance brokers, permitting the persons named therein to procure policies of fire insurance on property in this state, in foreign insurance companies that are reported by the insurance officials of their states or countries to be solvent, and have a capital of at least one hundred thousand dollars, but are not authorized to transact business in this state; also mutual fire insurance companies of other states, that have net cash assets of one hundred thousand dollars, subject to the following limitations and restrictions. Said brokers shall place no -broker risks with unlicensed companies that can be placed with licensed companies in this state, and shall only procure insurance under such license after he has procured insurance in companies admitted to do business in this state, to the full amount which the agents of said companies in the state, are

The insurance commissioner of this state, upon Insurance commissioner may license insurance brokers.

Section two of said act is amended so as to read Bec. 2 amended: SECT. 2. as follows:

willing to write on said property.'

Each person so licensed, shall keep a separate
Broker shall file
quarterly, with
the commis-SECT. 2. account of the business done under said license, and on the last day of March, June, September and December of each year, shall file with the insurance commissioner, a certified

sioner, certified copy of account of business transacted.

—shall give bond.

treasurer of State aworn

-shall file with

statement of premiums charged. copy of the account of such business for the quarter then ending, showing the exact amount of such business placed for any person, firm or corporation, the gross premiums charged thereon, the companies in which the same is placed, the date of the policies and the term thereof; and before receiving such license, shall execute and deliver to the treasurer of state, a bond in the penal sum of five hundred dollars, with such sureties as the treasurer shall approve, with a condition that the licensee will faithfully comply with all the requirements of this chapter, and will file with the treasurer of state, in January of each year, a sworn statement of the gross premiums charged for insurance, procured or placed under such license, during the year ending on the thirty-first day of December next preceding, and at the time of filing such statement, will pay into the treasury of the state a sum equal to one per cent of such gross premiums.

ne per cent of such gross premiums.

Sect. 3. This act shall take effect when approved.

Approved February 14, 1889.

#### Chapter 180.

An Act to amend Sections seventeen and twenty-four of Chapter one hundred and eighteen of the Revised Statutes, relating to the punishment for rape, as amended by Chapter one hundred and twenty-seven of the Public Laws of eighteen hundred and eighty-seven.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec.17, ch. 118, R. 8., as amended by ch. 127, Public Laws of 1887, further amended. SECT. 1. Section seventeen of chapter one hundred and eighteen of the Revised Statutes, as amended by chapter one hundred and twenty-seven of the public laws of eighteen hundred and eighty-seven, is hereby further amended by striking out the word, "thirteen" in the first and third lines thereof, and inserting in place thereof the word 'fourteen' so that said section as amended shall read as follows:

Rape, defined and punished.

'SECT. 17. Whoever ravishes, and carnally knows, any female of fourteen or more years of age, by force and against her will, or unlawfully and carnally knows and abuses a female child under fourteen years of age, shall be punished by imprisonment for life, or for any term of years.'

Sec.24 amended.

SECT. 2. Section twenty-four of chapter one hundred and eighteen of the Revised Statutes, as amended by chapter one hundred and twenty-seven of the public laws of eighteen hun-

dred and eighty-seven, is hereby further amended by striking out the word "thirteen" in the first and fourth lines thereof, and inserting in place thereof the word 'fourteen,' so that said section as amended shall read as follows:

Спар. 181

'Sect. 24. Whoever assaults a female of fourteen years of age or more, with intent to commit a rape, shall be punished by imprisonment not exceeding ten years, or by fine not exceeding five hundred dollars. If such assault is made on a female under fourteen years such imprisonment shall not be for less than one year, nor more than twenty years.

intent to commit

Approved February 14, 1889.

### Chapter 181.

An Act to exempt Penobacot Bay and Belfast Bay from the provisions of Section forty-three Chapter forty of the Revised Statutes, relating to close time for Salmen.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section forty-three of chapter forty of the Weekly close, SECT. 1. Revised Statutes shall not apply to Penobscot and Belfast bays.

time not to apply to Penobscot and Belfast

This act shall take effect when approved and Act applies to pending suits. shall apply to pending suits and proceedings.

Approved February 14, 1889

#### Chapter 182.

An Act relating to the powers of assignees of Insolvent Estates, additional to Chapter seventy, Revised Statutes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The judge of the court of insolvency having jurisdiction of the case, may, in his discretion, on sufficient cause shown, authorize the assignee of such insolvent estate to carry on the business of the insolvent or any part thereof, under the direction of the court, when such judge shall determine, after the notice and hearing provided in section three of this act, that the interests of the estate and of the

Judge may signee to carry on business of

creditors require it, but not for a period exceeding one year from the time of the adjudication of insolvency.

May authorize him to expend money for benefit of estate. SECT. 2. Such judge may also, upon application of the assignee, and on sufficient cause shown, authorize him to expend money of the estate for the purpose of putting any of the property of the estate into a more salable condition.

May appoint time for hearing for the authority specified in preceding section.

-notice, how

SECT. 3. Upon application for the authority specified in either of the two preceding sections, the judge shall appoint a time and place for a hearing thereon, and the register shall give such public notice thereof as the judge shall order, and he shall also send notice by mail of the application and of the time and place of the hearing thereon, to all creditors of the insolvent, who have proved their claims or whose names appear upon the schedule of creditors, such notice shall be prepaid and shall be deposited in the post office at least ten days before the day of the hearing. At such hearing any creditor of the insolvent may appear and be heard and show cause for or against the granting of the authority asked for.

SECT. 4. This act shall take effect when approved.

Approved February 14, 1889.

#### Chapter 183.

An Act to amend Section thirty-eight of Chapter ninety-one of the Revised Statutes, relating to Liens on Lumber.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 38, ch. 91, R. 5. amended. Section thirty-eight of chapter ninety-one of the Revised Statutes is hereby amended by adding after the word "labor" in the second line, the words, "or in shoeing horses or oxen or repairing property while thus employed," and by striking out the word "therein" in the third line and inserting instead the words, 'on the logs or lumber,' so that said section as amended, shall read as follows:

Lien on lumber for labor.

SECT. 38. Whoever labors at cutting, hauling, rafting or driving logs or lumber, or at cooking for persons engaged in such labor, or in shoeing horses or oxen or repairing property while thus employed, has a lien on the logs or lumber for the amount due for his personal services, and the services performed by his team, which takes precedence of

all other claims, except liens reserved to the state: continues for sixty days after the logs or lumber arrive at the place of destination for sale or manufacture, and may be enforced by attachment. In such actions the court has the same power to allow and apportion costs as in equity.'

CHAP. 184

-continues sixty days. continues for

Costs allowed, as in equity

Approved February 14, 1889.

# Chapter 184.

An Act to amend Section fifteen of Chapter one hundred and forty of the Revised Statutes. relating to deduction from convicts' sentences for good conduct.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section fifteen of chapter one hundred and forty of the Sec. 15, ch. 140, B. S. amended. Revised Statutes is hereby amended, so as to read as follows:

'SECT. 15. He shall keep a record of the conduct of each warden shall keep a record of convict, and for every month, during which it thereby appears that such convict has faithfully observed all the rules recommend a deduction of and requirements of the prison, the warden may recommend to the executive, a deduction of seven days from the term of said convicts' sentence, except those sentenced to imprisonment for life. Provided, however, that this act shall not be -provided construed as lessening the deduction, to which any convict under sentence when it takes effect, would otherwise be entitled.'

Approved February 14, 1889.

#### Chapter 185.

An Act to amend Section one of Chapter one hundred and fifteen of the Revised Statutes relating to the compensation of the Insurance Commissioner.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. So much of section one of chapter one hundred Sec. 1, cb. 115, and fifteen of the Revised Statutes as relates to the compensation of insurance commissioner, is amended so as to read as follows: "Insurance Commissioner, fifteen hundred dollars, Salaries of in full for services. The governor and council may allow missioners.

such reasonable sum for postage, clerk hire and actual expenses incurred in enforcing the laws relating to insurance as they deem proper."

SECT. 2. This act shall take effect when approved.

Approved February 14, 1889.

### Chapter 186.

An Act to amend Chapter fifty-eight of the Revised Statutes, relating to State Aid to Agricu tural Societies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

8 c 11, ch 58,

R. S. amended State trensurer to pay to society amount in proportion to premiums awarded

-proviso.

-further amended.

State tre saurer to pay to so ieties not provided for by special law amount in proportion to premiums awarded.

—proviso.

-exceptions.

Section eleven of chapter fifty-eight, Revised Statutes, is hereby amended, by striking out the first nine lines and inserting the following. 'There shall be appropriated annually from the state treasury, a sum of money not exceeding one cent to each inhabitant of the state, which shall be divided among the legally incorporated agricultural societies of the state not provided for by special enactment, according to the amount of premiums and gratuities awarded by said societies; provided, that no society shall receive from the state a sum greater than that actually raised and paid by the societies for said purposes.' This section is further amended by striking out all between the word "dollars" in the fourteenth line and "societies" in the sixteenth line, and all after the word "dollars" in the eightcenth line, so that said section as amended, shall read as follows:

'SECT. 11. There shall be appropriated annually from the state treasury, a sum of money not exceeding one cent to each inhabitant of the state, which shall be divided among the legally incorporated agricultural societies of the state, not provided for by special enactment, according to the amount of premiums and gratuities awarded by said societies; provided, that no society shall receive from the state a sum greater than that actually raised and paid by the society for said purposes. But the Penobscot and Aroostook Union Agricultural Society may annually receive as much as is raised by it not exceeding one hundred dollars without regard to population, and the Waldo and Penobscot Agricultural

Society, as much as is raised by it not exceeding one hundred CHAP. 187 and thirty dollars, and the Ossipee Valley Union Agricultural Society, not exceeding two hundred dollars.'

Approved February 15, 1889.

## Chapter 187.

An Act to amend Section seventeen of Chapter three of the Revised Statutes, relating to Deputy Town Clerks.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section seventeen of chapter three of the Revised Statutes Sec. 17, ch. 3, is hereby amended, by adding thereto the following words:

R. S. amended.

'He may also appoint a woman, otherwise qualified by the constitution, who in his absence may so far act as deputy deputy. clerk as to receive and record chattel mortgages and other papers, and make certified copies of the records in the clerk's office.

Approved February 16, 1889.

#### Chapter 188.

An Act to amend Section one hundred and seventcen, Chapter forty-seven of Revised Statutes, relating to bank deposits of Married Women and Minors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one hundred and seventeen of chapter forty-seven Sec. 117, ch. 47, of the Revised Statutes of eighteen hundred and eighty-three, is hereby amended by inserting in fourth line of said section after the word "bank" and before the word "to" in said fourth line, the words 'or trust company' so that said section as amended, shall read as follows:

'SECT. 117. Money deposited by a married woman or minor, is the property of and to be paid to the order of the depositor; and is not the property of the husband or parents; and such depositors may maintain actions in their own names against the bank or trust company to recover their deposits: but this section does not apply to money fraudulently de-

Deposits of mar minors are property of de-

posited by or in the name of a married women or minor, belonging to a third person. The receipt of such married woman or minor for such deposits and interest, or any part thereof, is a valid release and discharge to the corporation.'

Approved February 16, 1589.

# Chapter 189.

An Act to amend Section one of Chapter one hundred and fifteen of Revised Statutes, relating to Salaries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 1, ch. 115, R. S. amended. SECT. 1. Section one of chapter one hundred and fifteen of Revised Statutes is hereby amended, by striking out in line twenty-three the words, "six hundred," and inserting instead thereof the words, 'one thousand,' so that said section as amended, shall read in part as follows: State Librarian, one thousand dollars, in full for all services.

Salary of librarian, fixed.

SECT. 2. This act shall take effect January one, eighteen hundred and eighty-nine.

Approved February 19, 1889.

### Chapter 190.

An Act to fix the salary of the Judge and Register of Probate and County Attorney of the County of Franklin.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 2, ch. 115,' R. S. amended. SECT. 1. Section two, chapter one hundred and fifteen of the Revised Statutes is hereby amended by striking out the words "two and twenty-five" in the fifth line and inserting the word 'three,' so that the line shall read, "Franklin, three hundred dollars." Section three of said chapter is hereby amended by striking out the word "two" in the fifth line and inserting the word 'three,' so that said line shall read "Franklin, three hundred and fifty dollars." Section four of said chapter is hereby amended by striking out the word "four" in the sixth line, and inserting the word 'five,' so that the line shall read, "Franklin, five hundred dollars."

attorney of Franklin (o., fixed.

Salary of county

SECT. 2. This act shall take effect when approved.

# Chapter 191.

An Act to amend Section one of Chapter one hundred and fifteen of the Revised Statutes. relating to Falaries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one of chapter one hundred and fifteen of the Sec. 1, ch. 115. Revised Statutes is hereby amended by striking out lines "fifty-three, fifty-four, fifty-five, fifty-six and fifty-seven," and inserting instead thereof the following: 'The superintendent of the insane hospital, sixteen hundred dollars; three officers of Inassistant superintendents, one of whom shall be a female, fixed. such sum as the trustees may from time to time vote, not exceeding twenty-four hundred dollars, for the three; the steward, including his duties as treasurer, such sum as the trustees may from time to time vote, not exceeding twelve hundred dollars in full for all services; chaplain, two hundred dollars: matron, four hundred dollars.'

Approved February 19, 1889.

#### Chapter 192.

An Act to amend Section two of Chapter one hundred and fifteen of the Revised Statutes relating to the salary of the County Attorney of Kennebec County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

From and after the first day of January in the year of our Salary of county Lord one thousand eight hundred and eighty-nine, the salary attorney, Kennebec county, of the county attorney for the county of Kennebec shall be one thousand dollars a year.

#### Chapter 193.

An Act to restore the compensation of the County Commissioners of the County of Somerset.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Compensation of county commissioners of Somerset Co., fixed.

SECT. 1. Each county commissioner of the county of Somerset, from and after the first day of January, eighteen hundred and eighty-nine, shall receive two dollars and fifty cents a day while actually employed in the service of the county, including the time spent in traveling, for which he shall have ten cents a mile, for the distance actually traveled; but he shall not have more than one travel during the same hearing or session, or for more than two adjournments of any regular term; or for service or travel on more than one petition or case at the same time; or anything for travel or attendance at the legislature connected with the annual county estimates; or for any additional trouble or expense.

SECT. 2. This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 194.

An Act to fix the salary of the Judge of Probate for the County of Somerset.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of Judge of Probate, Sumerset Co., fixed. SECT. 1. From and after the first day of January in the year of our Lord one thousand eight hundred and eighty nine, the salary of the judge of probate for the county of Somerset shall be three hundred and fifty dollars per year, instead of the sum now fixed by law.

SECT. 2. This act shall take effect when approved.

# Chapter 195.

An Act to establish the salary of the Judge of Probate, for the County of Kennebec.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The salary of the judge of probate for the county of Probate, Kennebec, shall be seven hundred dollars, instead of the fixed. sum now fixed by law.

SECT. 2. This act shall take effect when approved.

Approved February 19, 1889.

# Chapter 196.

An Act amendatory to Section one of Chapter one hundred and fifteen of the Revised Statutes, affecting the salary of the Gate Keeper of the State Prison.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one of chapter one hundred and fifteen of the Re- Sec. 1, ch. 115, R. S. amended. vised Statutes is hereby amended by striking out the word "three" in the eighth line of the twenty-first clause of said section, and substituting therefor the word 'five,' so that the entire clause shall read as follows: 'Warden of the state Salaries of prison, fifteen hundred dollars, with the use, without charge, of State or prison. of such part of the keeper's house and buildings of the state, appurtenant to the prison and yard, as the governor and council may direct, and fuel for his use; which shall be in full for all services, including the duty of receiving and paying out money for all purposes; deputy warden, one thousand dollars; clerk, six hundred dollars; guards, five hundred dollars each; physician, two hundred and fifty dollars; chaplain, two hundred and fifty dollars; gate keeper, five hundred dollars; teacher, three hundred dollars.'

### Chapter 197.

An Act relating to the Compensation of the Clerk in the Adjutant General's office.

Salary of clerk of adjt, general, fixed. SECT. 1. From and after January one, eighteen hundred and eighty nine, the salary of the clerk in the office of the adjutant general, shall be one thousand dollars per annum, payable quarterly, instead of the sum now provided by law.

Inconsistent acts repealed.

SECT. 2. All acts or parts of acts inconsistent with this act, are hereby repealed.

SECT. 3. This act shall take effect when approved.

Approved February 19, 1889.

# Chapter 198.

An Act to amend Section six of Chapter seventy-eight of the Revised Statutes, relating to the terms of the County Commissioners Court for the County of York.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 6, ch. 78, R. S. amended.

—terms of County Commissioners Court, York county, changed. Section six of chapter seventy-eight of the Revised Statutes, is hereby amended in the last line thereof, so that the said line shall read as follows: "York, terms of record on the first Tuesdays of April and October, at Alfred, and regular sessions on the first Tuesday of each month, where the probate court for the county of York, for the same month, shall be held."

Approved February 19, 1889.

# Chapter 199.

An Act to establish a January term of the Supreme Judicial Court for the County of Hancock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Additional term of Supreme Judicial Court for Hancock county.

SECT. 1. In addition to the terms now provided for by statute, a term of the supreme judicial court shall be held at Ellsworth, within and for the county of Hancock, on the third Tuesday of January of each year, commencing with the third Tuesday of January, in the year of our Lord eighteen hundred and ninety.

Civil business only to be transacted. SECT. 2. Said term shall be for the transaction of civil business only, and no grand jury shall be in attendance.

Unless otherwise ordered by some justice of the court, either in term time or vacation, one traverse jury only shall be in attendance for the trial of causes, and venires for jurors shall be issued by the clerk, in accordance with this section.

Approved February 19, 1889.

### Chapter 200.

An Act concerning Innholders, Boarding-House Keepers and their Guests.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Whoever puts up at an inn, and without having an express agreement for credit, procures food, entertainment defrauding innor accommodation without paying therefor, and with intent to boardin keepers defraud the owner or keeper of the inn out of the pay for the same; or, with intent to cheat or defraud such owner or keeper out of the pay therefor, obtains credit at an inn for such food, entertainment or accommodation by means of any false show of baggage or effects brought thereto; or with such intent, removes or causes to be removed any baggage or effects from an inn or boarding house, while there is a lien existing thereon for the proper charges due from him for fare and board furnished therein, shall be punished by imprisonment not exceeding three months, or by fine not exceeding fifty dollars.

boarding-house

Innholders shall post up a printed copy of sec- Printed copy of SECT. 2. tions one and two of this act, in a conspicuous place in each posted in rooms room of their inns.

Approved February 19, 1889,

### Chapter 201.

An Act to fix the salaries of the County Commissioners of Androscoggin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The pay of each county commissioner of Andros- Pay of county coggin county shall be two dollars and fifty cents for each day employed in the service of the county, and travel as now fixed by law.

commissioners of Andro-coggin county, fixed.

SECT. 2. This act shall take effect when approved.

# Chapter 202.

An Act to fix the salaries of the Judge and Register of Probate, and County Commissioners of Waldo County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of Judge of Probate, Waldo county, SECT. 1. From and after the first day of January, eighteen hundred and eighty-nine, the salary of judge of probate for Waldo county shall be three hundred dollars a year.

Salary of Register of Probate, fixed.? SECT. 2. From and after the first day of January, eighteen hundred and eighty-nine, the salary of register of probate of Waldo county shall be four hundred dollars a year.

Pay of county commissioners, fixed. SECT. 3. From and after the first day of January, eighteen hundred and eighty-nine, the pay of county commissioners of Waldo county shall be two dollars and twenty-five cents for each day employed, and travel as now fixed by law.

Inconsistent acts repealed.

SECT. 4. All acts and parts of acts inconsistent with this act, are hereby repealed.

SECT. 5. This act shall take effect when approved.

Approved February 19, 1889.

#### Chapter 203.

An Act relating to compensation of County Commissioners of Knox County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Compensation of county commissioners of Knox county, fixed. SECT. 1. On and after January one, in the year of our Lord one thousand eight hundred and eighty nine, each county commissioner of Knox county shall receive two dollars and fifty cents a day while actually employed in the service of the county, including the time spent in traveling, for which every commissioner shall have ten cents a mile for the distance actually traveled; but no commissioner shall have more than one travel during the same hearing or session, or for more than two adjournments of any regular term, or for service or travel on more than one petition or case at the same time or anything for travel or attendance at the legislature, connected with the annual county estimates, or for any additional trouble or expense.

All acts and parts of acts inconsistent with this act, are hereby repealed.

CHAP. 204

Inconsistent acts repealed.

SECT. 3. This act shall take effect when approved.

Approved February 19, 1889.

## Chapter 204.

An Act to smend Section thirty of Chanter forty of the Revised Statutes, relating to Inland

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section thirty of chapter forty of the Revised Statutes is Sec. 30, ch. 40, hereby amended by striking out all that part of said section between the word "apply," in the first line, and the word "to," in the third line, so that said section as amended, shall read as follows:

R. S., amended.

This chapter does not apply to fish taken in Weirs in St. Croix river. 'SECT. 30. the weirs on Saint Croix river, and does not repeal the laws relating to the Saint Croix, Denny, Pemmaguam, Cobscook, East Machias and Narraguagus rivers; nor does it apply to the taking of blue-black trout; except that no person shall fish for, catch, take, kill or destroy the same, with net, seine, weir or trap, under a penalty of five dollars for the attempt, and one dollar for each blue-back trout so taken, caught, killed or destroyed, to be recovered by complaint.'

Restrictions as to blue-back

Approved February 19, 1889.

### Chapter 205.

An Act to establish the salary of the Stenographer of the Superior Court for Cumberland County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The salary of the stenographer of the superior court for the county of Cumberland, shall be fifteen hundred Cumberland dollars a year, payable quarterly on the first days of January, April, July and October, which shall be in full for all services now legally chargeable by him to said county.

Salary of county, fixed.

SECT. 2. All acts and parts of acts inconsistent with this act, so far as the superior court for Cumberland county is concerned, are hereby repealed.

SECT. 3. This act shall take effect when approved.

Approved February 19, 1889.

## Chapter 206.

An Act to amend Chapter one hundred and fifteen, Revised Statutes, relating to salaries of Judge and Register of Probate for the County of York.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of Judge of Probate, York county, fixed. SECT. 1. Section three of chapter one hundred and fifteen, Revised Statutes of Maine, is hereby amended in the last line thereof, so that said line shall read as follows: 'York, seven hundred dollars.'

Salary of register, fixed.

SECT. 2. Section four of said chapter is hereby amended in the last line, so that said line shall read as follows: 'York, seven hundred and fifty dollars, with two hundred and fifty dollars per year additional for clerk hire.'

SECT. 3. This act shall take effect when approved.

Approved February 19, 1889.

#### Chapter 207.

An Act establishing the compensation of the Clerk of the Judicial Courts in the County of Piscataquis.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of clerk of courts, Piscataquis county, fixed. SECT. 1. The clerk of the judicial courts of the county of Piscataquis, shall hereafter receive an annual compensation of seven hundred dollars, to be paid out of the county treasury of said county, quarterly, on the first Monday in the months of April, July, October and February. He shall be responsible for all fees of office whether received by him or not, and shall make quarterly returns thereof to the county treasurer, before receiving his quarterly compensation.

All acts or parts of acts inconsistent with the provisions of this act, are hereby repealed.

CHAP. 208 Inconsistent acts repealed.

SECT. 3. This act shall take effect when approved.

Approved February 19, 1889.

#### Chapter 208.

An Act to amend Chapter seventy-seven, Section six, Clause ten of the Revised Statutes, relating to Equity Jurisdiction of the Supreme Judicial Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter seventy-seven, section six, clause ten of the Sec. 6, ch. 77, Revised Statutes is amended by striking out the words "found within the state," so that the clause shall read as follows:

In suits for re-delivery of goods or chattels taken or Equity powers of S. J. Court. X. detained from the owner, and secreted or witheld, so that the same cannot be replevied, and in bills in equity, by creditors, to reach and apply in payment of a debt, any property, right, title or interest, legal or equitable, of a debtor, or debtors, which cannot be come at to be attached on writ, or taken on execution in a suit at law, and not exempt from such attachment and seizure, and any property or interest conveyed in fraud of creditors.'

Approved February 19, 1889.

#### Chapter 209.

An Act to amend Section thirty-one of Chapter forty of the Revised Statutes, relating to Inland Fisherics.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section thirty-one of chapter forty of the Revised Statutes is hereby amended by striking out of lines seven and eight the words, "Winslow's and Leach's streams in Penobscot," so that as amended, said section shall read in part as follows: 'The eastern Penobscot river in Orland; all waters in Vinalhaven, Bluehill, Tremont, Mount Desert, Eden, Franklin and Sullivan;'

Sec. 31, ch. 40, R. S. amended.

Waters exempted from provisions relating to migratory fish.

SECT. 2. This act shall take effect when approved.

Approved February 19, 1889.

# Chapter 210.

An Act to amend Section nine of Chapter two hundred and four, Public Laws of eighteen hundred and fifty-six as amended by Section one of Chapter fifty-seven, Public Laws of eighteen hundred and fifty nine, to change the return day of eivil actions in the Municipal Court for the city of Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 9, ch. 204, Public Laws of 1858,as amended by ch. 57, Public Laws of 1859, further amended.

Terms.

—processes, when returnable.

-proviso.

Section nine of chapter two hundred and four, public laws of eighteen hundred and fifty-six as amended by section one of chapter fifty-seven, public laws of eighteen hundred and fifty-nine is hereby amended so as to read:

'SECT. 9. The municipal court shall be held every day at nine o'clock in the forenoon, Sundays and days on which no courts can be held, excepted; all civil processes shall be returnable on Tuesday of each week and at no other time; provided, that no civil process begun prior to January one, in the year of our Lord eighteen hundred and ninety, made returnable on a Monday, the present civil day, but otherwise in legal form and legally served shall be abated, but said action may be entered in said court on the following Tuesday and the same proceedings then had as though originally made returnable on that day.'

Approved February 19, 1889.

#### Chapter 211.

An Act to amend Section ninety nine of Chapter eleven of the Revised Statutes, relating to Schools in Plantations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 99, ch. 11, R. S. amended. SECT. 1. Section ninety-nine of chapter eleven of the Revised Statutes, is hereby amended by striking out, in the fourth line of said section, the words, "not exceeding one dollar for each inhabitant," so that said section as amended, shall read as follows:

Powers of plantations to form school districts. SECT. 99. Plantations have the same powers and liabilities as towns, for the formation of districts, electing committees or supervisors, treasurers, collectors and school agents, and for raising, assessing and collecting school money, to be apportioned and expended as in towns; and the districts

therein shall elect school district officers, whose powers and duties shall be the same as those of like officers in towns. The assessors of plantations may take a census of the inhabitants thereof, at the expense of the plantation, and when so taken, the money raised therein for schools shall be upon the basis of such census, and not upon the census of the state.'

SECT. 2. This act shall take effect when approved.

Approved February 19, 1889.

# Chapter 212.

An Act to amend Section thirty one of Chapter one hundred of the Public Laws of eighteen hundred and eighty seven, relating to the teaching of music in Free High Schools.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section thirty-one of chapter one hundred of the public sec. 31, ch. 100, laws of eighteen hundred and eighty seven, is hereby amended 1897, smended. by inserting, after "languages," in the fifth line, the words, 'and music,' so that said section, as amended shall read:

-schools to be

The course of study in the free high schools Course of study, shall embrace the ordinary english academic studies, especially what it shall embrace. the natural sciences in their application to mechanics, manufactures and agriculture; but the ancient or modern languages, and music, shall not be taught therein, except by direction of the superintending school committees having supervision Such schools, when established by any town or union of towns, shall be free to all the youth in such town or towns, on such attainments of scholarship as shall be fixed free to youth in town or district. by the committees having supervision thereof. school is established by any district or union of districts, it shall be free in the same manner to the scholars within such districts, and open also to scholars passing the required examination, from without such districts, but within the towns in which such districts are situated, on payment to the agent of the district in which such school is located, of such tuition, to be fixed by the superintending school committee or committees having supervision of the same, as is equivalent to the cost a scholar of maintaining such school, after deducting the aid

School committees may admit pupils from without town, on payment of tuition extended by the state. Whenever, in the judgment of the superintending school committees having the supervision of any free high school or schools, the number of pupils in the same may be increased without detriment, scholars from without the towns directly interested in such school or schools, may be admitted to the same, on passing the required examination, and paying such tuition as may be fixed by such committee, to the treasurer of the town in which the school is kept, when the school is maintained by a town or union of towns, or to the agent of the district in which the school is kept, where such school is maintained by a district or union of districts.'

Approved February 23, 1889.

# Chapter 213.

An Act to provide against the danger of the spread of Small Pox from paper mills.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Supt. of paper mills shall not employ any person not successfully vaccinated.

SECT. 1. No owner, agent, or superintendent of any paper mill where domestic or foreign rags are used in the manufacturing of paper shall hire or admit any person to work in or about said mill who has not been successfully vaccinated or re-vaccinated within two years, or to the satisfaction of the local board of health.

Persons not successfully vaccinated shall not work in paper mill. SECT. 2. No person shall work in or about any paper mill where rags are used, who has not been successfully vaccinated or re-vaccinated within two years, or to the satisfaction of the local board of health.

List of employes shall be furnished local board of health, semi-annually. SECT. 3. The owner, agent and superintendent in every paper mill where rags are used shall every year, in the months of February and September, make out and deliver to the local board of health, a list containing the names, ages, kind of work, and places of residence of all persons employed in or about said mill.

Employes shall be examined semi-annually. SECT. 4. In the months of March and October, annually, each and every person who is employed in a paper mill, shall be examined by the local board of health as to whether he or she is successfully and sufficiently protected by vaccination, and the local board of health shall in all cases be the judges of the sufficiency of the protection by vaccination.

Any person who shall violate any of the provi- CHAD. 214 sions of this act shall be guilty of a misdemeanor, and upon Penalty for conviction thereof shall be subject to a fine of not more than fifty dollars.

SECT. 6. It shall be the duty of the local boards of health Enforcement of within their respective jurisdictions and of the state board of health, to enforce this act as far as comes within their power, and when said state board of health knows or has reason to believe that any penalty or forfeiture has been incurred by reason of neglect to comply with said act, it shall, at its discretion, give notice thereof, in writing, to the county attorney of the county in which said penalty or forfeiture has occurred. and upon receipt of such notice the county attorney shall prosecute the defaulting person or persons.

Approved February 23, 1889.

# Chapter 214.

An Act to amend section one of Chapter seventy-five of Revised Statutes, relating to the descent of Real Estate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Clause two of section one of chapter seventy-five of the Clause 2, sec. 1, ch. 75, R. S. Revised Statutes is hereby amended by adding thereto the amended. words. "and mother in equal shares"; so that such clause as amended, shall read as follows:

If no such issue, it descends to his father and mother Father and in equal shares.'

mother.

Clause three of the same section is hereby Clause 3, amended. amended by inserting after the word "descends," in the first line, the words, 'one-half to his mother and the remainder.' and striking out the word "mother" in the second line: so that said clause as amended, shall read as follows:

If no such issue or father, it descends one-half to Mother, brother his mother and the remainder in equal shares to his brothers and sisters, and when a brother or sister has died, to his or her children or grandchildren by right of representation.'

Approved February 28, 1889.

#### Chapter 215.

An Act to repeal Chapter one hundred and twenty-eight of the Public Laws of eighteen hundred and eighty-seven, relating to County Roads in unincorporated Townships.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Ch. 128, Public Laws of 1887, repealed. Chapter one hundred and twenty-eight of the public laws of eighteen hundred and eighty-seven, is hereby repealed.

Approved February 23, 1889.

# Chapter 216.

An Act relating to the Protection of Railroad Employes at frogs and guard rails.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Frogs and guard rails to be blocked for protection of employes. SECT. 1. Every railroad corporation operating a railroad or part of a railroad in this state, shall, before the first day of January, in the year eighteen hundred and ninety, adjust, fill or block the frogs and guard rails on its track, with the exception of guard rails on bridges, so as to prevent the feet of the employes from being caught therein. This work shall be done to the satisfaction of the railroad commissioners.

Penalty for failure to comply with act. SECT. 2. Any railroad corporation failing to comply with the provisions of this act, shall be punished by a fine of not less than one hundred dollars, nor more than five hundred dollars.

Approved February 23, 1889.

#### Chapter 217.

An Act to amend Chapter sixty-three of the Public Laws of eighteen hundred and eightyseven, entitled "An Act to amend Section forty-three of Chapter seventy of the Revised Statutes, relating to Ins Ivent Debt rs."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 1, ch. 63, Public Laws of 1887, amended.

Section one of chapter sixty-three of the public laws of eighteen hundred and eighty-seven, is hereby amended by inserting in the fifth line thereof, after the word, "proceedings," the words, 'and not thereafterwards,' so that said section as amended, shall read as follows:

Oath may be taken any time within two years from commencement of proceedings. 'SECT. 1. When for any cause the debtor shall fail to take and subscribe the oath referred to in the forty-third section of chapter seventy of the Revised Statutes, he may do so at any

time within two years from the date of commencement of CHAP. 218 proceedings, and not thereafterwards, with the same effect as if originally taken.' Approved February 26, 1889.

# Chapter 218.

An Act to amend Chapter sixty-three of the Public Laws of eighteen hundred and eighty seven, entitled "An Act to amend section forty-three of Chapter seventy of the Revised Statutes, relating to Insolvent Debtors."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one of chapter sixty-three of the public laws of Sec. 1, ch. 63, eighteen hundred and eighty-seven is hereby amended by 1887, amended. adding thereto the following words, 'whenever in any case the debtor fails to take the oath prescribed in the forty-third section of chapter seventy of the Revised Statutes within the time herein limited therefor, all proceedings in insolvency may be dismissed upon motion of any party interested, after such notice as the judge shall order,' so that said section as amended, shall read as follows:

When for any cause the debtor shall fail to take and subscribe the oath referred to in the forty-third section of chapter seventy of the Revised Statutes, he may do so at any time within two years from the date of commencement of proceedings, with the same effect as if originally taken; whenever in any case the debtor fails to take the oath prescribed in the forty-third section of chapter seventy of may be dis-missed if debte the Revised Statutes within the time herein limited therefor, falls to take all proceedings in insolvency may be dismissed upon motion of any party interested, after such notice as the judge shall order.'

Oath may be taken at any time within two years from com mencement of proceedings.

-proceeding

Approved February 26, 1889.

# Chapter 219.

An Act to amend Chapter seventy-one, Section twenty-seven, Revised Statutes, as to

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 27, ch. 71, R. S. amended.

Notices of sale

Section twenty-seven of chapter seventy-one, Revised Statutes, is hereby amended by adding thereto the following: 'Such an affidavit made afterwards by any person and filed and recorded with such copy of advertisement, by permission of the court upon satisfactory evidence that the notice was given or entered, shall be admitted as evidence of the time, place and manner in which the notice was given.'

Approved February 26, 1889.

# Chapter 220.

An Act to amend Section one of Chapter sixty-seven of the Revised Statutes, relating to Minors and Guardians.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 1, ch. 67, R. S. amended. SECT. 1. Section one of chapter sixty-seven of the Revised Statutes is hereby amended by inserting in the fourth line thereof after the word "minor," the words or is nominated as such guardian in the will of which he is an executor, so that said section as amended, shall read as follows:

Guardians.

'SECT. 1. The judge of probate may appoint guardians to minors resident in his county, or out of the state and having estate in his county; but no executor or administrator on an estate shall be guardian to a minor interested therein, unless he is the parent of such minor or is nominated as such guardian in the will of which he is an executor; but when any judge is interested, either in his own right, in trust, or in any other manner, or is within the sixth degree of kindred, such appointment shall be made by a judge in any adjoining county, and the record of said appointment shall show why it was so made.'

—proceedings when judge is interested.

SECT. 2. This act shall take effect when approved.

Approved February 26, 1889.

# Chapter 221.

An Act to amend Chapter six of the Public Laws of eighteen hundred and eighty-seven. entitled, "An Act in favor of County Law Libraries."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Chapter six of the public laws of the year one Ch. 6, Public thousand eight hundred and eighty-seven, is hereby amended, amended. so that the same shall read as follows: 'The treasurer of each county shall pay to the treasurer of the law library association of his county, for the use and benefit of the county law library, ten per cent of all fines actually paid into Ten per cent of all fines to be se the county treasury for the violation of any of the provisions apart for benefit of county law of chapter twenty-seven, and of section one of chapter seventeen of the Revised Statutes, provided, however, that the -provise. sum so paid by the county treasurer shall not exceed three bundred dollars per annum.

This act shall take effect when approved. SECT. 2.

Approved February 26, 1889.

#### Chapter 222.

An Act to amend Section eighty-seven of Chapter forty-nine of the Revised Statutes, relating to limitations of actions against Insurance Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

All of section eighty-seven of chapter forty-nine, following Proviso, sec. 87, the word "accrues," found in the fourteenth line of said sec- repealed. tion, is hereby repealed.

Approved February 26, 1889.

#### Chapter 223.

An Act to amend Section one of Chapter two hundred and fifty-nine of the Public Laws of eighteen hundred and eighty-five, relating to the May Term of the Supreme Judicial Court

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one of chapter two hundred and fifty-nine Sec. 1, ch. 259, of the public laws of eighteen hundred and eighty-five, is Public Laws of 1885, amended.

CHAP. 224 hereby amended by striking out the words "either" and "or" in the ninth line thereof and the word "traverse" in the tenth line thereof, and by inserting after the word "iury" in the tenth line, the words, 'and with only one traverse jury in attendance,' so that said section as amended, shall read as follows:

Time of holding county,

Additional term provided for.

SECT. 1. After the first day of April in the present year, terms of S. J.
Court, in Oxford the supreme judicial court, within and for the county of Oxford, shall be holden at Paris, in said county, on the second Tuesday of October and on the second Tuesday of February, annually, instead of at the times as now provided by law. And in addition to the above named terms, the same court shall be held annually hereafter, by one of the justices thereof, at said Paris, on the first Tuesday of May, which last named term shall be held without grand jury, and with only one traverse jury in attendance, unless otherwise specially ordered by any judge of said court. All recognizances and other criminal processes, made returnable to, and to have day in said May term, when no criminal business is transacted, shall be continued to, and have day in the next term of said court, held in said county.'

> SECT. 2. This act shall take effect when approved.

> > Approved February 26, 1889.

# Chapter 224.

An Act to establish the office of Private Secretary of the Governor of the State.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Governor authorized to appoint private secretary.

-salary.

That the governor may appoint some suitable person as his private secretary, who shall hold his office during the pleasure of the governor, and shall receive in full compensation for his services, the sum of twelve hundred dollars per annum, from January one, eighteen hundred and eighty-nine.

This act shall take effect when approved. SECT. 2.

Approved February 26, 1889

# Chapter 225.

An Act to amend Section nincty-eight of Chapter eleven of Revised Statutes, relating to forfeitures for Teaching without a Certificate.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section ninety-eight of chapter cleven of the Revised Stat- Sec. 98, ch. 11. utes is hereby amended, by inserting after the word "district" in the first line the words, 'or town,' and by adding to said section the following words: 'provided, that any town may, by vote, on an article in the warrant calling any legal meeting, employ its supervisor to instruct any of its schools and fix his compensation therefor. In such case the certificate hereinbefore mentioned shall not be required,' so that said section as amended, shall read as follows:

SECT. 98. Whoever teaches a district or town school with- Forfeitures for out first obtaining a certificate from the school committee of teaching without certificate. the town, forfeits not exceeding the sum contracted for his daily wages, for each day he so teaches, and is barred from receiving pay therefor; and no certificate shall be valid for more than one year, without the approval of the superintending school committee annually indorsed thereon; provided, -proviso. that any town may, by vote, on an article in the warrant calling any legal meeting, employ its supervisor to instruct any of its schools and fix his compensation therefor. case the certificate hereinbefore mentioned shall not be required.'

Approved February 26, 1889.

#### Chapter 226.

An Act to provide for the Refunding of the Public Debt.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

For the purpose of renewing and extending the Treasurer of bonded indebtedness of this state which matures during the to issue new year eighteen hundred and eighty-nine, the treasurer of state State debt. is hereby authorized to issue new bonds, in sums of not less than one thousand dollars each, with coupons attached for the \_\_denomination. payment of the interest at a rate not to exceed three per cent per annum, payable semi-annually, and both principal and

State authorized

-rate of in-

-when payble.

interest payable in Boston or at the treasury of Maine. bonds so issued shall be payable to the amount of fifty thousand dollars per annum for twelve years, beginning with the year eighteen hundred and ninety; seventy thousand dollars per annum for ten years beginning with the year nineteen hundred and two: seventy-eight thousand dollars per annum, for ten years, beginning with the year nineteen hundred and twelve, and ninety thousand dollars per annum, for eight years, beginning with the year nineteen hundred and twenty-In case the balance due on the public debt in eighteen hundred and eighty-nine shall be less than two millions eight hundred thousand dollars, then the division of the yearly payments shall be made by the treasurer for the same period of time, and in the ratio that the foregoing apportionment bears to the true amount of the debt then to be renewed. Each bond so issued shall be signed by the treasurer, countersigned by the governor, and attested by the secretary of state, with the seal of the state, the coupons to be signed by the treasurer only, or the name of the treasurer may be engraved thereon. The treasurer, with the approval of the governor in writing, shall have the right to negotiate the sale of the bonds aforesaid, and shall advertise for proposals for the same in such papers as he may deem expedient, with the right to accept or reject any or all proposals.

-how signed.

-sale of.

Authorized to exchange for bonds outstand-

When bonds shall be dated, and interest begin to accrue.

Authorized to invest sinking fund in new

The treasurer of state, with the approval of the governor in writing, is hereby authorized, at any time after the passage of this act, to issue and exchange any of the bonds authorized by section one of this act, for an equal amount of the bonds of the state, now outstanding, on such terms as in his judgment, and in the opinion of the governor, shall be advantageous to the state.

These new bonds shall be dated as issued, but the interest shall not begin to accrue thereon until the first day of June, eighteen hundred and eighty-nine.

The treasurer of state, with the approval of the governor in writing, is hereby authorized to sell any portion or all of the bonds in the sinking fund, and may apply the proceeds thereof to the purchase of such outstanding bonds of the state as may be obtained, but in both eases at prices which, in his opinion, and in the judgment of the governor, shall be advantageous to the state.

All acts or parts of acts inconsistent with this act, are hereby repealed.

CHAP. 227

Inconsistant acts repealed.

SECT. 6. This act shall take effect when approved.

Approved February 26, 1889.

#### Chapter 227.

An Act in relation to Local Boards of Health, additional to Chapter one hundred and twentythree of the Public Laws of eighteen hundred and eighty-seven.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. If the municipal officers of any city or town State Board of shall fail to appoint a local board of health, or to fill any appoint local board. if town vacancy in said board, in accordance with the provisions of fail to appoint. section two of chapter one hundred and twenty-three of the public laws of eighteen hundred and eighty-seven, the secretary of the state board of health may in writing request such municipal officers to make such appointment, and if the municipal officers shall neglect or refuse to do so for a period of thirty days after receiving such written request, the state board of health may appoint such local board of health, or fill any vacancy thereon.

SECT. 2. It shall be the duty of the secretary or health Proceedings in officer of each local board of health in this state, who shall tion of Sec 18. have knowledge of any violation of the provisions of section thirteen, of chapter one hundred and twenty-three of the public laws of eighteen hundred and eighty-seven, occurring within the jurisdiction of such local board of health, to forthwith give notice thereof in writing and of all facts within his knowledge in relation thereto, to the county attorney of the county in which such violation has occurred and said county attorney shall thereupon examine into the case and take such action in the matter as the circumstances of the case require.

Approved February 26, 1839.

# Chapter 228.

An Act to amend Section one of Chapter two hundred and twenty-five of the Public Laws of eighteen hundred and eighty, relating to the Militia.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 1, ch. 225, Public Laws of 1880, amended SECT. 1. Section one of chapter two hundred and twenty-five of the public laws of eighteen hundred and eighty, is hereby amended by striking out all of said section after the word "biennially" in the eighteenth line, and inserting instead the words 'a certified report of the total number enrolled upon their lists, the number marked exempt by reason of disability, the number exempt by reason of other causes, the number of minors and the number of volunteer militia,' so that said section as amended, shall read as follows:

Enrollment lists, what contain, by whom made, when filed, etc.

The names of all male citizens of this state. between the ages of eighteen and forty-five, shall biennially, in April, be enrolled alphabetically by the assessors of the several cities, towns and plantations in which they respectively reside. On such enrollments and opposite the name of every person exempt from military duty, or a minor, or in the volunteer militia, the assessors shall write exempt, and the reason of such exemption, or minor, or volunteer militia, Said lists shall contain the whole numas the case may be. ber enrolled in their respective cities, towns and plantations, and the number exempt on said rolls. They shall subscribe and make oath to said lists, that, in their opinion and to the best of their knowledge and belief, they are true. shall file said lists in the offices of the respective city, town or plantation clerks, on or before the first day of May, biennially. The city, town or plantation clerks shall forward to the adjutant general, on or before the tenth day of May, biennially, a certified report of the total number enrolled upon their lists, the number marked exempt by reason of disability, the number exempt by reason of other causes, the number of minors and the number of volunteer militia.'

Approved February 26, 1889.

# Chapter 229.

An Act to amend Section twenty-seven of Chapter sixty-five of the Revised Statutes, relating to the distribution of the property of Deceased Persons.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-seven of chapter sixty-five of the Revised Sec. 27, ch. 65, Statutes, is hereby amended by adding thereto the following provision: 'If any sum of money directed by a decree of the probate court to be paid over, remains for six months unclaimed, the executor, administrator, guardian or trustee who was ordered to pay over the same, may deposit it in some savings bank or other like institution, as the probate court directs, to accumulate for the benefit of the person entitled Such deposit shall be made in the name of the judge of probate for the time being, and shall be subject to the order of the judge and his successors in office, as hereinafter pro-The person making the deposit, shall file in the probate court a statement thereof under oath, with the original evidence of such deposit, which shall be allowed as a sufficient voucher for such payment. When the person entitled to the money deposited, satisfies the judge of his right to receive the same, the judge shall cause it to be paid over to him'; so that said section as amended, shall read as follows:

'SECT. 27. When, on the settlement of any account of an Remainder of administrator or executor, there appears to remain in his hands property not necessary for the payment of debts and expenses of administration, nor specifically bequeathed, the judge shall order the same to be distributed according to the will of the deceased, if any, so far it directs, otherwise according to law; but before any order, determining who are heirs, and the share of each, is passed, public or personal notice shall be given to all interested; and alienage shall be no bar to any person who, in other respects, is entitled to receive any part of such property. If an executor or administrator neglects -proceedings, if order of distribute the property in his hands in pursuance of such button is not to distribute the property in his hands in pursuance of such order, and the parties in interest reside out of the state, and had no actual notice of any such settlement of account, the judge, on petition of any such party, may, within six years after such settlement, order such executor or administrator to render a new account. If any sum of money directed by a

personal estate, tributed.

—if any sum is not claimed, it shall be deposited in some savings bank. decree of the probate court to be paid over, remains for six months unclaimed, the executor, administrator, guardian or trustee who was ordered to pay over the same, may deposit it in some savings bank or other like institution, as the probate court directs, to accumulate for the benefit of the person entitled thereto. Such deposit shall be made in the name of the judge of probate for the time being, and shall be subject to the order of the judge and his successors in office, as hereinafter provided. The person making the deposit shall file in the probate court a statement thereof under oath, with the original evidence of such deposit, which shall be allowed as a sufficient voucher for such payment. When the person entitled to the money deposited, satisfies the judge of his right to receive the same, the judge shall cause it to be paid over to him.'

Approved February 28, 1889.

# Chapter 230.

An Act to amend Chapter Sixty-seven, Section thirty-eight, of the Revised Statutes, relating to Adoption of Children.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 38, ch. 67, R. S. amended. Section thirty-eight, chapter sixty-seven, of the Revised Statutes, is hereby amended by striking out the words "inhabitants of his county," and inserting in the place thereof the word 'persons,' so that said section as amended, shall read as follows:

Adoption, any decree of, may be annulied 'SECT. 38. Any judge of probate may, on petition of two or more persons, after notice and hearing, and for good cause shown, reverse and annul any decree of the probate court in his county, whereby any child has been adopted under this chapter.'

Approved February 28, 1889.

#### Chapter 231.

An Act to amend Chapter sixty-four of the Revised Statutes, relating to powers and duties of

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section ten of chapter sixty-four of the Revised Statutes, 8cc. 10, ch. 64, R. S. repealed. is hereby repealed.

Approved February 28, 1889.

#### Chapter 232.

An Act relative to the Adoption of Illegitimate Children.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section thirty-three of chapter sixty-three of the Revised Bcc 33, ch. 63, B. amended. Statutes is hereby amended by adding thereto the following: 'If an illegitimate child, and under the age of fourteen years, such consent may be given by the mother of such child.'

Consent may be mother

Approved February 28, 1889.

#### Chapter 233.

An Act to establish the salary of the Judge of Probate for the County of Washington.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The annual salary of the judge of probate for Salary of Judge of Probate, the county of Washington shall be six hundred dollars, payable quarterly from the first day of January, in the year of our Lord one thousand eight hundred and eighty-nine.

Washington

This act shall take effect when approved. SECT. 2.

Approved February 28, 1889,

# Chapter 234.

An Act relating to Fraternal Beneficiary Organizations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Seven or more persons may organize beneficiary corporaSECT. 1. Seven or more persons, residents of the state, desiring to form a fraternal beneficiary corporation for the purposes hereinafter provided, and having signed an agreement therefor, declaring therein the purposes of such corporation, may organize as such in the manner provided in sections one, two and three of chapter fifty-five of the Revised Statutes, and such corporation shall have all the powers, privileges and immunities, and be subject to all the liabilities named in said section three.

Certificate of agreement and declaration of purpose to be subscribed and sworn to.

SECT. 2. The presiding officer, treasurer and a majority of the directors or other officers, shall forthwith make, sign and swear to a certificate setting forth a true copy of the agreement and declaration of purpose of the association, with the names of the subscribers thereto, the date of the first meeting, and the successive adjournments, if any, and shall submit such certificate and the records of the corporation to the insurance commissioner, who shall make such examination and require such evidence as he deems necessary; and if it appears that the purposes of the corporation conform to law, he shall certify his approval thereof, and the certificate shall then be filed by said officers in the office of the secretary of state, who, upon payment of a fee of five dollars, shall cause the same with the endorsements, to be recorded, and shall thereupon issue a certificate in the following form:

—to be approved by commissioner and filed and recorded in the office of Secretary of State.

#### STATE OF MAINE.

-fcrm of certificate of organizaBe it known that whereas (here the names of the subscribers to the agreement of association shall be inserted) have associated themselves with the intention of forming a corporation under the name of (here the name of the corporation shall be inserted) for the purpose (here the purpose declared in the agreement of association shall be inserted) and have complied with the provisions of the statutes of this state in such case made and provided, as appears from the certificate of the officers of the corporation, duly approved by the insurance commissioner and recorded in this office; now therefore, I (here the name of the secretary shall be

inserted,) secretary of state of Maine. do hereby certify that said (here the names of the subscribers to the agreement of association shall be inserted.) their associates and successors. are legally organized and established as and are hereby made an existing corporation under the name of (here the name of the corporation shall be inserted,) with the powers, rights and privileges, and subject to the limitations, duties and restrictions which by law appertain thereto.

Witness my official signature hereunto subscribed, and the seal of the state of Maine hereunto affixed, this in the vear (In these blanks the day, month and year of execution of the certificate shall be inserted.)

The secretary shall sign the name and cause the seal of the state to be thereto affixed, and such certificate shall be conclusive evidence of the existence of such corporation at the date of such certificate. He shall cause a record of such certificate to be made.

\_certificate to

Any corporation duly organized as aforesaid, May provide for and which does not employ paid agents in soliciting or procuring business, other than in the preliminary organization of local branches, and which conducts its business as a fraternal society on the lodge system, or limits its certificate holders to a particular order, class or fraternity, or to the employes of a particular town or city, designated firm, business house or corporation, may provide in its by-laws for the payment, from time to time, of a fixed sum by each member, and from this income may make weekly or other payments to any member during a period of disability of such member. corporation may also provide in its by-laws for the payment, from time to time, of a fixed sum by each member to be paid to the beneficiaries of deceased members, in such amount and manner as shall be fixed by said by-laws and written in the benefit certificate issued to such member, and payable to the husband, wife, children, relatives of, or persons dependent upon such member; but no contract under this act shall be valid or legal which shall be conditional upon an agreement shall not be or understanding that the beneficiary shall pay the dues and assessments, or either of them, for said member. Any such corporation now organized under the laws of this state, which ployed. limits its certificate holders to a particular order, class or fraternity, may employ paid agents in soliciting business. no person shall act as such an agent until he has first been

-for death

honoficiary

But \_shall first be

204

Снар. 234

-nenelty

-fee of commissioner.

licensed therefor by the insurance commissioner in accordance with the provisions of section seventy-three, chapter fortynine of the Revised Statutes, and any persons violating this provision shall, upon conviction, be punished as provided in said section seventy-three. For such license the commissioner shall receive one dollar

Reserve fund.

Any such corporation may hold at any one time, as a death fund belonging to the beneficiaries of anticipated deceased members, an amount not exceeding one assessment from a general or unlimited membership, or an amount not exceeding in the aggregate, one assessment from each limited class or division of its members; provided, that nothing in this section shall be held to restrict such fund to less than twenty-five thousand dollars.

Shall not trans fer membership to organizations not authorized to do business.

No such corporation shall re-insure with or SECT. 5. transfer its membership certificates or funds to any organization not authorized to do business in this state.

Foreign corporations doing business in this

state may conincorporating.

-corporations desiring to do business must first obtain license.

must file copy of charter and by-laws with commissioner.

-fee for license

Shall report annually to commissioner.

Fraternal beneficiary corporations, associations or societies organized under the laws of another state, now transacting business in this state as herein defined, and which now report or which shall report when requested to the insurance department, may continue such business without incorporating under this act. Fraternal beneficiary corporations, associations or societies, not now transacting business in this state, which may hereafter desire to do so, shall first obtain license therefor from the insurance commissioner. corporation, association or society shall furnish the commissioner with a certified copy of its charter and by-laws, with a statement under oath, showing its membership and financial condition, and shall also furnish the commissioner with such other information as he shall deem necessary to a proper exhibit of its business and standing and plan of working, and if he deems it expedient, he may license such corporation, association or society to do business in this state in accordance with the provisions of this act. For such license he may receive a fee of twenty dollars.

Every corporation, association or society doing business as herein defined shall annually, on or before the first day of April, report to the insurance commissioner the names and addresses of its president, secretary and treasurer, or other officers answering thereto, and shall make such further statements of its membership and financial trans-

actions for the year ending on the preceding thirty-first day of December, with other information relating thereto, as said commissioner may deem necessary to a proper exhibit of its business and standing; and the commissioner may at other times require any further statement he may deem necessary to be made relating to such corporation.

Any person who shall solicit membership for, Penalty for or in any manner assist in procuring membership in any such unauthorized corporation or organization doing a business not authorized by this act, or who shall solicit membership for, or in any manner assist in procuring membership in any such corporation or organization not authorized, as herein provided, to do business as herein defined, in this state, shall be guilty of a misdemeanor, and upon conviction thereof, shall be punished by a fine of not less than fifty nor more than two hundred dollars.

The money or other benefit, charity, relief, or Benefits shall aid to be paid, provided or rendered by any corporation, association or society authorized to do business under this act, and as herein provided, shall not be liable to attachment by trustee, or other process, and shall not be seized, taken or appropriated or applied by any legal or equitable process, nor by operation of law, to pay any debt or liability of a certificate holder, or any beneficiary thereof.

attachment.

SECT. 10. Any solicitor, agent or examining physician, Penalty for who shall knowingly or wilfully make any false or fraudulent statement or representation in or with reference to any application for membership, or for the purpose of obtaining any money or benefit, in any corporation, association or society transacting business under this act, shall be guilty of a misdemeanor, and, upon conviction, shall be punished by a fine of not less than one hundred nor more than five hundred dollars, or by imprisonment not less than thirty days nor more than one year, or both; and any person who shall wilfully make a false statement of any material fact or thing in a sworn statement as to the death or disability of a certificate holder in any such corporation, for the purpose of procuring the payment of the benefit named in the certificate of such holder, shall be guilty of perjury, and, upon conviction, shall be punished accordingly.

making false statement in membership or death or dis-

Corporations now engaged in business may incorporate under this act.

\_\_nrovieo

SECT. 11. Any fraternal beneficiary corporation existing under the laws of this state, and now engaged in transacting business as herein defined, may re-incorporate under the provisions of this act; provided, that nothing in this act contained shall be construed as requiring any such corporation to re-incorporate; and any such corporation may continue to exercise all the rights, powers and privileges conferred by this act, and its articles of incorporation not inconsistent herewith, and shall be subject to the requirements and penalties of this act the same as if re-incorporated hereunder.

Charters
granted under
this act, not
valid unless
completed
within one year.

Penalty for violating act.

Act relating to formation of assessment insurance companies not applicableSECT. 12. No charter granted under the provisions of this act shall be valid after one year from its date unless the organization has been completed and business begun thereunder.

SECT. 13. Any such corporation, association or society, neglecting to comply with, or violating the provisions of this act shall be fined not less than fifty nor more than two hundred dollars, upon conviction thereof.

SECT. 14. The provisions of the act enacted by this legislature, relating to the formation of assessment insurance companies shall not apply to corporations, associations or societies organized under or transacting business in conformity to this act.

Approved February 28, 1889.

# Chapter 235.

An Act restraining the sale of Tobacco and use of same by minors under sixteen years of age.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sale of cigarettes to boys, prohibited. SECT. 1. No person shall sell any cigarette to any person under the age of sixteen years.

Giving of cigarettes to minors, prohibited. SECT. 2. No person, other than the minor's parent or guardian, shall give to any person under the age of sixteen years any cigarette, for such minor's personal use.

Penalty for violation.

SECT. 3. Any person violating any of the foregoing provisions, shall be punished by a fine not exceeding fifty dollars.

Approved February 28, 1889.

# Chapter 236.

An Act to amend Sections sixteen and thirty-two, of Chapter seventy of the Revised Statutes, in relation to Insolvent Debtors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Clause three of section sixteen of chapter seventy of the Revised Statutes is hereby amended by striking out the word "thirty" in the fourth line, and inserting instead thereof the word 'fifty,' so that said clause as amended, shall read as follows:

Clause 3, Sec. 16, Ch. 70, R. S

III. That a meeting of the creditors of the debtor, to what notice shall contain. prove their debts and choose one or more assignees of his estate, will be held at a court of insolvency at a time and place designated in the warrant, not less than ten nor more than fifty days after the issuing of the same.'

SECT. 2. Section thirty-two of chapter seventy of the Sec. 32, amended. Revised Statutes is hereby amended by adding thereto the 'The provisions of chapter seventy-two apply to such bonds, so far as applicable,' so that said section as amended, shall read as follows:

'SECT. 32. The judge shall require the assignee to give Assignee may bond for the faithful performance of his duties, in such sum to give bond. as he directs, and with such sureties as he approves. provisions of chapter seventy-two apply to such bonds, so ch. 27, far as applicable.'

Approved March 1, 1889.

# Chapter 237.

An Act relating to Life and Casualty Insurance on the Assessment Plan.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Every contract whereby a benefit is to accrue to Every contract the party or parties named therein upon the death or physical disability of a person, which benefit is in any degree or manner conditioned upon the collection of an assessment upon persons holding similar contracts, shall be deemed a contract of insurance on the assessment plan, and the business involv-

or disability insurance.

—business shall be carried on only by duly organized corporations.

Organizations to which act is not applicable.

-foreign
corporations
may be
licensed by insurance commissome to do
business under
this act.

—Contract may be life or casualty insurance.

How seven or more persons may form a corporation to carry on life or casualty insurance on assessment plan.

ing the issuance of such contracts shall be carried on in this state only by duly organized corporations, which shall be subject to the provisions and requirements of this act, but nothing herein contained shall be construed as applicable to organizations which conduct their business as fraternal societies, on the lodge system, or to organizations which do not employ paid agents in soliciting business, other than in the preliminary organizations of local branches, or limit their certificate holders to a particular order or fraternity, or to the employes of a particular town or city, designated firm, business house or corporation; or to organizations which are unincorporated and limit the amount of every certificate issued to a maximum amount not exceeding five hundred dollars on any one risk, but any corporation organized under the laws of another state, which limits its certificate holders to the members of a particular order, class or fraternity, after complying with all the provisions of this act may be licensed by the insurance commissioner to do business under this act, upon proof satisfactory to him that it has the sanction of the governing body of such order, class or fraternity in the state in which it is incorporated and has its home office, to use the name of such order. If the benefit is to accrue through the death of an insured person, the contract shall be of life insurance; if through the accidental death only, or the physical disability from accident or sickness of the insured, it shall be of casualty insurance.

Seven or more persons, citizens of this state, SECT. 2. may form a corporation to carry on the business of life or casualty insurance, or both, on the assessment plan. corporations shall be organized, and the proceedings thereunder shall conform to sections one, two and three of chapter fifty-five of the Revised Statutes; but no such corporation shall begin to do business until at least three hundred persons have subscribed, in writing, to be insured therein, and have each paid in one full mortuary assessment, to be held in trust for the benefit of the beneficiaries nor until said corporation has filed with the insurance commissioner a certified copy of the record of its organization and by-laws, which has been approved by him; nor until the insurance commissioner has certified that it has complied with the provisions of this act, and is authorized to transact business. No organization under the provisions of this act shall continue valid more than one year unless the organization has been completed and business begun thereunder.

state and now engaged in transacting the business of life or

casualty insurance on the assessment plan, may re-incorporate

SECT. 3.

CHAP. 237

Organization not valid more than one year, unless business is begun.

Existing corporations may re-incorporate under this act.

under the provisions of this act in the manner provided by chapter fifty-five of the Revised Statutes; provided, that nothing in this act contained shall be construed as requiring or making it obligatory upon any such corporation to re-incorporate, and any such corporation may continue to exercise all rights, powers and privileges conferred by its charter and by this act; not intending that this act shall in any way abrogate, abridge or supersede any rights now vested in any company now or hereafter organized under any charter heretofore granted, but that its provisions shall only be considered as additional thereto.

Any corporation existing under the laws of this

act shall not abridge any vested rights of such corporations.

SECT. 4. When the insurance commissioner, on investi- When Ins. Com. gation, is satisfied that any corporation doing business in this state under this act, has exceeded its powers, failed to comply with any provision of law, or is conducting business fraudu- shall report to Atty. Gen. lently, he shall report the facts to the attorney general, who shall thereupon apply to a justice of the supreme judicial -proceedings. court for an injunction restraining such corporation from the further prosecution of business; and the said justice upon hearing the matter, may issue such injunction, or decree the removal of any officer, and substitute a suitable person to serve in his stead until a successor is duly chosen, and may make such other order and decrees as the interest of the corporation and the public may require.

is satisfied that any corporation is conducting business traudu-

SECT. 5. No corporation organized under the laws of this How risks may state shall transfer its risks to or re-insure them in any other corporation, unless the said contract of transfer or re-insurance is first submitted to and approved by a two-thirds vote of those present and voting at a meeting of the insured called to consider the same, of which meeting a written or printed notice shall be mailed to each policy or certificate holder at least ten days before the day fixed for said meeting; and, in case said transfer or re-insurance shall be approved, every policy or certificate holder of the said corporation who shall file with the secretary thereof, within five days after the said meeting, written notice of his preference to be transferred to

be transferred to, or reinsured in, another corporation

some other corporation than that named in the contract, shall be accorded all the rights and privileges, if any, in aid of such transfer as would have been accorded under the terms of the said contract had he been transferred to the corporation named therein.

Reserve fund shall be deposited with State Treasurer.

-how created.

-investment of.

-part of fund may be applied to payment of

-proviso.

Ins. commissioners annually,
in ax amount of find to be kept
on deposit.

-how judgment against corporations may be satisfied.

Any corporation organized under this act shall keep on deposit with the treasurer of the state of Maine a reserve fund for the benefit and protection of certificate holders in said corporation; for the creation of which it shall on or before the thirty-first day of December of each year, deposit with said treasurer in the case of life companies not less than fifteen per cent, and in case of casualty companies. not less than ten per cent of total receipts on assessments made to pay death benefits or indemnity claims, during the year then ended until the reserve fund so accumulated shall amount, together with the amount there deposited prior to the passage of this act, in the case of life companies to not less than fifty thousand dollars; and in the case of casualty companies to not less than twenty-five thousand dollars. amounts may be deposited in such interest-bearing securities as the governor and council may approve, or in such securities as any insurance company or savings banks may, from time to time, be by law authorized to invest their funds in. These securities shall be held in trust by the treasurer of state, but the corporation shall have at all times the right to exchange any part of said securities for others of like amount and character. When deemed advisable by a majority of the directors, such a part of the fund as may be considered necessary, may be applied from time to time, to the payment of death losses, in order to reduce the number of assessments upon the members of the association, and the expenses necessarily incident thereto, or in the same manner to the payment of accident claims, and for no other purpose. however, that said fund shall not at any time be reduced below an amount equal to one assessment upon all of its The insurance commissioner shall annually in February certify to the treasurer of state, the minimum amount of reserve fund required to be kept on deposit in the state treasury by each corporation doing business, under this If said corporation shall neglect for sixty days to satisfy any judgments against it, in any court in this state, then the said treasurer shall convert into money any of said securities,

and to be kept on deposit.

be appointed when business is discontinued, to administer fund.

and forthwith satisfy such judgment, and said corporation CHAP. 237 shall not transact any further business until said deposit is When any such corporation shall discontinue Receiver may restored. business, any justice of the supreme judicial court may appoint a receiver or agent to administer any unexhausted portion of such fund, which shall be used, less compensation not to exceed five per cent, as such court or justice may allow the receiver or agent, first, in the payment of accrued mortuary or indemnity claims upon certificates or policies, or if insufficient to pay such claims in full, they shall be paid, pro rata; second, if a balance remains after the payment of such claims, such balance to be distributed to the bolders of certificates then in force, pro rata, in accordance with the maximum amount named therein after first paying all expenses incident to such distribution.

Any corporation organized under authority of Foreign corporations shall de-SECT. 7. another state or government to issue policies or certificates of life or casualty insurance on the assessment plan, as a condition precedent to the transaction of business in this state, shall deposit with the insurance commissioner a certified copy of its charter: a statement under oath, of its president and secretary, in the form by the insurance commissioner required, of its business for the preceding year; a certificate, under oath, of its president and secretary, that it is paying and for the twelve months preceding has paid, the maximum amount named in its policies or certificates in full; a certificate from the proper authority in its home state that corporations of this state, engaged according to the provisions of this act in life or casualty insurance on the assessment plan, are legally entitled to do business in such state; a copy of its policy or certificate and application, which must show that benefits are provided for by assessment upon policy or certificate holders: evidence satisfactory to the insurance commissioner that the corporation accumulates a fund, equal at all times in amount to not less than the proceeds of one assessment on all policy or certificate holders thereof, that such accumulation is permitted by the law of its incorporation, and is a trust for the benefit of policy or certificate holders, and is securely Every such corporation, and agent of such corinvested. poration, shall also comply with the provisions of sections seventy-three, seventy-four, seventy-five of chapter fortynine of the Revised Statutes. The insurance commissioner

posit certified copy of charter, with Ins.

—shall comply with sections 73, 74, 75, ch. 49, R. S.

Commissioner may issue authority to corporation to do business.

—penalty for doing business after authority has been revoked. may thereupon issue or renew the authority of such corporation to do business in this state, and such authority shall be revoked whenever the insurance commissioner, on investigation, is satisfied that such corporation is not paying the maximum amount named in its policies or certificates in full. And it shall be the duty of the insurance commissioner to enforce the provisions of section seventy-five of chapter forty-nine of the Revised Statutes. Upon such revocation the commissioner shall cause notice thereof to be published in the newspaper in which the general laws are published. and no new business shall be thereafter done by said corporation or its agents in this state. Any person having a claim against any foreign insurance company, may bring an appropriate suit therefor in the courts of this state. The insurance commissioner of this state shall be the authorized and local attorney of every foreign insurance company doing business under this act, and service made on the said commissioner shall be valid and binding thereon, and hold it to answer to any action brought against it in any court of this state.

SECT. 8. No corporation doing business as a life insurance company under this act shall issue a certificate or policy upon the life of any person more than sixty years of age, and every call for payments by the policy or certificate holders shall distinctly state the purpose of the same, whether for mortuary or indemnity claims or for expenses.

SECT. 9. The money or other benefit, charity, relief or aid to be paid, provided or rendered by any corporation authorized to do business under this act, shall not be liable to attachment by trustee or other process, and shall not be seized, taken, appropriated or applied by any legal or equitable process, nor by operation of law, to pay any debt or liability of a policy or certificate holder, or any beneficiary named therein. The beneficiary named in any certificate may be changed by the insured at any time under such regulations as the corporation may prescribe.

SECT. 10. Any solicitor, agent or examining physician who shall knowingly or wilfully make any false or fraudulent statement or representation in or with reference to any application for insurance, or for the purpose of obtaining any money or benefit, in any corporation transacting business under this act, shall be guilty of a misdemeanor, and, upon conviction, shall be punished by a fine of not less than one

hundred or more than five hundred dollars, or imprisonment in the county jail for not less than thirty days or more than one year, or both, at the discretion of the court.

Снар. 238

SECT. 11. Every corporation doing business under this act or its charter, shall annually, on or before the thirty-first day of January, return to the insurance commissioner, in such manner and form as he shall prescribe, a statement of its affairs for the year ending on the preceding thirty-first day of December, and the said commissioner, in person or by deputy, shall have the powers of visitation of and examination into the affairs of any such corporation which are conferred upon him tions. in the case of life insurance companies, by chapter forty-nine of the Revised Statutes; provided, always, that nothing herein contained shall subject any corporation doing business under this act to any other provisions or requirements of said chapter forty-nine, except as distinctly set forth herein.

Cornorations shall report annually, condi-

Commissioner may examine into affairs of any corpora-

The fees for filing statements, certificates or SECT. 12. other documents required by this act, or for any service or act of the insurance commissioner, and the penalties for any violation of this act shall be the same as provided in the case of life insurance companies, by chapter forty-nine of the Revised Statutes. When any other state or country shall impose any obligation upon any such corporation of this state, the like obligation shall be imposed on similar corporations and their agents of such state or country doing business in this state.

Fees for flling statement, etc., shall be as pro-vided by ch. 49, R. S.

Obligations imposed by other States shall be reciprocal.

Approved March 1, 1889.

# Chapter 238.

An Act to amend Sections twenty-nine and forty-one of Chapter forty of the Revised Statutes, relating to Inland Fisheries.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section twenty-nine of chapter forty of the Sec. 29, ch. 40, R. 8. amended. revised statutes is hereby amended by striking out the word "salmon" at the end of the third line; also by striking out all between "waters" in the fifth line and the "comma" in the eighth line and inserting in place thereof the following words, 'or in the Schoodic lakes and their tributaries, or to

the taking of white fish in the Schoodic lakes and their tributaries during the months of May and November,' so that said section as amended, shall read as follows:

Provisions following not applicable to certain waters. 'SECT. 29. The following sections apply to all fresh waters above the flow of the tide and to all tidal waters frequented by the various species of fresh water and migratory fishes except the capture of shad and alewives in Denny's river and its tributaries, and Pemmaquan river and its tributaries, or in the Schoodic lakes and their tributaries, or to the taking of white fish in the Schoodic lakes and their tributaries during the months of May and November, and except as provided in the two following sections.'

Sec. 41 amended. SECT. 2. Section forty-one of said chapter is hereby amended by inserting after the word "mill race" in the ninth line the words 'provided that fly fishing shall be allowed up to the bridge across Denny's river at Lincoln's mills, but not between the said bridge and Lincoln's mill dam; so that said section as amended, shall read as follows:

Salmon, shad, etc., not to be taken or fished at certain points on Penobscot and Kennebec rivers from April 1 to Nov.1, except by ordinary angling.

'SECT. 41. No salmon, shad, or other migratory fish shall be taken or fished for within five hundred yards of any fishway, dam or mill race; nor between the Bangor and Brewer bridge over the Penobscot river and the water works dam at Treats' falls, on said river; nor between the Augusta highway bridge over the Kennebec river and the Augusta dam, between the first days of April and November, except by the ordinary mode of angling with a single hook and line or artificial flies, nor shall hook and line or artificial flies be used at any time within one hundred yards of any fish way, dam or mill race; provided, that fly fishing shall be allowed up to the bridge across Denny's river at Lincoln's mill, but not between the said bridge and Lincoln's mill dam. The penalty for violation of this section is a fine of not more than fifty nor less than ten dollars for each offence, and a further fine of ten dollars for each salmon, and one dollar for each shad, so taken.'

-no fishing near any fish way.

—fly fishing allowed at Denny's river.

-penalty.

Approved March 1, 1889.

# Chapter 239.

An Act amendatory of Section eighteen of Chapter seventeen of the Revised Statutes, relating to erection of Steam Engines.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section eighteen of chapter seventeen of the Re- 8cc. 18, ch. 17. vised Statutes is hereby amended, by adding thereto after the word "applicant" in the last line the following words, 'from the decision of the selectmen of towns in granting or refusing such license, any person aggrieved by such decision may appeal therefrom to the next term of the supreme judicial court held in said county, which court may appoint a committee of three disinterested persons, as is provided in relation to appeals from location of highways. Said committee shall be sworn and give fourteen days' notice of the time and place of their hearing to the parties interested, view the premises, hear the parties, and affirm, reverse or annul the decision of said selectmen, and their decision shall be final. such appeal from granting such license, the supreme judicial court in equity may enjoin the erection of such building and steam engine,' so that said section as amended, shall read as follows:

When application is made for such license, said officers shall assign a time and place for its consideration, and give at least fourteen days' public notice thereof, in such manner as they think proper, at the expense of the applicant. From the decision of the selectmen of towns, in granting or refusing such license, any person aggrieved by such decision may appeal therefrom to the next term of the supreme judicial court held in said county, which court may appoint a committee of three disinterested persons, as is provided in relation to appeals from location of highways. Said committee shall be sworn and give fourteen days' notice of the time and place of their hearing to the parties interested, view the premises, hear the parties, and affirm, reverse or annul the decision of said selectmen, and their decision shall be final. such appeal from granting such license, the supreme judicial court in equity may enjoin the erection of such building and steam engine.'

SECT. 2. This act shall take effect when approved.

Notice and hearing on application.

-appeal may be taken to S. J. Court.

-proceedings.

Approved March 1, 1889.

# Chapter 240.

An Act to provide for two Voting Precincts in the town of Fairfield.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town divided into two voting precincts.

SECT. 1. That the town of Fairfield be divided into two voting precincts, for the purpose of receiving the ballots of the legal voters of said town at the state and national elections, precincts to be designated as precinct number one and precinct number two.

Boundaries of precinct number one.

SECT. 2. Precinct number one shall include all that portion of the town lying east of a straight line beginning at a point on the northerly boundary of Waterville, fifty feet west of the Ridge road and running northerly to a point where the track of the Maine Central Railroad intersects the southerly boundary of Skowhegan. Precinct number two shall include the remaining portion of the town.

-number two.

Location of poll-

ing places.

SECT. 3. The polling place for precinct number one shall be located within the limits of Fairfield Village Corporation, and all legal voters resident in precinct number one shall vote at such polling place; the polling place for precinct number two shall be located by the selectmen of the town within the limits of such precinct, and all legal voters resident therein shall vote at such polling place.

Lists of voters shall be prepared for each precinct. SECT. 4. The selectmen shall prepare a list of voters in each precinct for elections hereinbefore named in the same manner and for the same purpose, as selectmen and assessors are required to prepare the same for towns having one thousand or more registered voters.

Lists shall be posted, before elections. SECT. 5. On or before the twentieth day of August in the years of state and national elections, the selectmen shall post in one or more public places in each precinct a true printed or written list of the voters in said precinct. No voter who has removed his residence from one precinct to the other within the sixty days next preceding such elections, shall vote in such elections, in the precinct to which he has removed; but his name may be placed on the check list of the precinct from which he removed, and shall vote therein.

—qualification of voters.

Meetings, how called.

SECT. 6. The selectmen, by their warrant, shall call the meetings for such elections in each precinct, and conform therein to the provisions of the laws of the state for calling town meetings.

Two-thirds of the members of the board of selectmen, together with the town clerk, shall preside at all who shall premeetings in precinct number one, and the remaining member or members of the board, together with a temporary town clerk, who shall be sworn to the performance of his duties. appointed by the selectmen for that purpose, shall preside at all meetings in precinct number two. All ballots given in -ballots how counted, etc. shall be counted, and the results declared and recorded, according to the general provisions of the statutes for counting. declaring and recording ballots in town meetings. The temporary clerk in precinct number two, shall cause to be delivered to the town clerk within three hours after the close of the polls, the returns of the vote for each officer balloted for in said precinct: thereupon the town clerk shall, in the presence of the board of selectmen, make a record of the total result. and return a copy of the same to the secretary of state in the

CHAP. 241

of precincts.

There shall be one man appointed by the select- Rights of permen to act with the two members of the board of selectmen at precinct number one, and two more to act with the member of said board of selectmen at precinct number two, to settle all questions of the rights of persons to vote in both of said precincts.

manner and within the time provided by law.

sons to vote,

Approved March 1, 1889.

#### Chapter 241.

An Act to amend Section eighteen, Chapter one hundred and forty-two of the Revised Statutes, relating to the appointment of Council Committee to the Reform School.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section eighteen of chapter one hundred and forty-two of Sec. 18, ch. 142, R. S., amended. the Revised Statutes is hereby amended, by striking out the word "severally" in the eighth line of said section, so that said section as amended, shall read as follows:

SECT. 18. A committee of the council, consisting of three, Governor shall with whom shall be associated one woman, shall be appointed ing committee. by the governor annually, to visit the school from time to time, and examine into the treatment of its inmates, their condition and progress. They shall maintain therein a letter box, to which the inmates shall at all times have free access,

-duties and

without the knowledge or scrutiny of the officers. They shall hear complaints of ill treatment, and make such suggestions to the superintendent and trustees as they think proper, and make a yearly report to the governor and council concerning the condition and wants of the school.'

Approved March 1, 1889.

#### Chapter 242.

An Act fixing the salary of the Adjutant General.

Re it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of adjutant general, fixed. SECT. 1. From and after January first, eighteen hundred and eighty-nine, the salary of the adjutant general shall be fifteen hundred dollars per annum, payable quarterly, instead of the sum now provided by law.

Muster-out rolls to be completed without further expense. SECT. 2. It shall be the duty of the adjutant general to complete the copying of the muster-out rolls of the Maine volunteers who served in the war of eighteen hundred and sixty-one and eighteen hundred and sixty-five, without additional expense to the state.

SECT. 3. This act shall take effect when approved.

Approved March 1, 1889.

#### Chapter 243.

An Act to amend Chapter one hundred and two of the Public Laws of eighteen hundred and eighty seven, entitled "An Act to amend Chapter one hundred and forty-four of the Revised Statutes, relating to State Pensions."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 2, ch. 144, R. 8. amended. SECT. 1. Section two of chapter one hundred and forty-four of the Revised Statutes, as amended by chapter one hundred and two of the public laws of eighteen hundred and eighty-seven, is hereby further amended by adding after the word "dependent" in the fourth line in said section, the word "child" so that said section as amended, shall read as follows:

Pensions to de-

pendent widow,

and sisters.

The widow during her widowhood, orphan children under twelve years of age, orphan minor children over twelve years of age who are partially or totally disabled by accident or chronic sickness or the dependent child, parent or sister of any soldier or seaman deceased, are entitled to the same pension as is provided in the preceding section and under similar conditions; provided, that not more than eight dollars a month shall be paid one family.'

SECT. 2. This act shall take effect when approved.

Approved March 1, 1889.

# Chapter 244.

An Act to Prevent Fraud in the sale of Lard.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. No manufacturer or other person shall sell, de- sale of lard, liver, prepare, put up, expose or offer for sale any lard, or any article intended for use as lard, which contains any ingredient but the pure fat of swine, in any tierce, bucket, pail, or other vessel or wrapper, or under any label bearing the words 'pure,' 'refined,' 'family,' or either of them, alone or in combination with other words, unless every vessel, wrapper or label, in or under which such article is sold or delivered or prepared, put up or exposed for sale, bears on the top or outer side thereof, in letters not less than one-half inch in length and plainly exposed to view, the words 'compound lard.'

SECT. 2. Any person who violates any provision hereof, Penalty for shall forfeit the sum of fifty dollars to the use of any person suing therefor, in an action of debt.

egulated.

Approved March 2, 1889.

# Chapter 245.

An Act to amend Section twenty-five of Chapter sixty-five of the Revised Statuces, relating to allowances to Widows and Minor Children.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 25, ch. 65, R. S. amended. Section twenty-five of chapter sixty-five of the Revised Statutes is hereby amended by adding thereto the following words: 'and in solvent estates where there is no widow, the judge may, at his discretion, make an allowance from the personal estate of said deceased, to minor children under twelve years of age, when the income from their distributive share will be insufficient for their support and education,' so that said section as amended, shall read as follows:

Allowance to minor children, if no widow. 'SECT. 25. In all insolvent estates, if there is no widow, the judge may make a like allowance from the personal estate to the minor children of the deceased, under fourteen years of age; and to those between fourteen and twenty-one years of age, who from ill health are unable to labor. And if there is a widow and such children by a former wife, the judge may, at his discretion, divide such allowance among the widow and such children of a former wife. And in solvent estates, where there is no widow, the judge may, at his discretion, make an allowance from the personal estate, to minor children under twelve years of age, when the income from their distributive share will be insufficient for their support and education.'

Approved March 2, 1889.

# Chapter 246.

An Act to authorize towns and cities to raise money for the support of Evening Schools.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Cities and towns authorized to raise money for support for evening schools. SECT. 1. Cities and towns may raise and appropriate money for the support of evening schools, in addition to the sum they raise for the support of the common schools. Said evening schools shall admit persons of any age, shall teach only the elementary branches, and shall be under the direction and supervision of the local school board.

SECT. 2. This act shall take effect when approved.

Approved March 2, 1889.

# Chapter 247.

An Act relating to the pay of the Recording Officers of the Legislature.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The pay in full for all services, of the secretary services and clerk of the senate, and of the clerk of the house, shall be eight hundred dollars each.

- SECT. 2. Acts and parts of acts inconsistent herewith, are hereby repealed.
  - This act shall take effect when approved. SECT. 3.

Approved March 2, 1889.

## Chapter 248.

An Act to amend Sections twenty-one and twenty-two of Chapter thirty of the Revised Statutes as amended by Chapter ninety-two of the Public Laws of eighteen hundred and eighty-seven, in regard to Game Birds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section twenty-one of chapter thirty of the Re- Sec. 21, ch. 30, vised Statutes as amended by chapter ninety-two of the public by c laws of eighteen hundred and eighty-seven, is hereby amended further by striking out in the third line of said section, the words "or other sea duck," and inserting in place thereof, the words 'teal and gray duck.' Also by striking out the word "May" in the third line of said section and inserting instead, the word 'April,' so that said section as amended, shall read as follows:

'SEOT. 21. Whoever kills or has in his possession, except Certain birds not alive, or exposes for sale, any wood duck, dusky duck, com- tween April 1 monly called black duck, teal or gray duck, between the first days of April and September, or kills, sells, or has in possession, except alive, any ruffed grouse, commonly called partridge, or woodcock, between the first days of December -others, between Dec. 1 and September following; or kills, sells, or has in possession, and Sept. 1; and between Dec. 1 except alive, any quail between the first day of December and Oct. 1. and the first day of October following, or pinnated grouse, commonly called prairie chicken, between the first days of January and September, or plover between the first days of

to be killed beand Sept. 1.

-woodcock and partridges.

May and August, forfeits not less than five nor more than ten dollars for each bird so killed, had in possession, or exposed for sale. And no person shall kill, expose for sale, or have in possession, except alive, any woodcock, or ruffed grouse or partridge, during September, October or November, or any quail, except during the months of October and November. or plover during the months of August, September, October or November, except for consumption as food, within this state, under the same penalty.'

Scc.22.amended.

Section twenty-two of chapter thirty of the Revised Statutes, is hereby amended by striking out, at the end of said section, the words, "but this section and the preceding do not apply to the shooting of ducks on the sea coast," sc that said section as amended, shall read as follows:

Destruction of certain birds -penalty.

Whoever, at any time or in any place, with any trap, net, snare, device or contrivance other than the usual method of sporting with firearms, takes wild duck of any variety, quail, grouse, partridge or woodcock, forfeits five dollars for each bird so taken.'

SECT. 3. This act shall take effect when approved.

Approved March 5, 1889.

# Chapter 249.

An Act to amend Section twenty-three of Chapter thirty of Revised Statutes, relating to Insectivorous Birds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec 23, ch. 30,

Section twenty-three of chapter thirty of the Revised Statutes is hereby amended by adding after the word "crows," in the third line, the words, 'english sparrows,' so that said section as amended, shall read as follows:

Insectivorous birds protected. Whoever kills or has in his possession, except

-exceptions.

-penalty.

alive, any birds commonly known as larks, robins, swallows, sparrows or orioles, or other insectivorous birds, crows, english sparrows and hawks excepted, forfeits not less than one dollar, nor more than five dollars, for each such bird killed, and the possession by any person of such dead bird, is prima facie evidence that he killed such bird.'

Approved March 5, 1889.

## Chapter 250.

An Act to define Robbery and its punishment.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section sixteen of chapter one hundred and eighteen of the Sec. 16, ch. 118, Revised Statutes is hereby amended, so that the same shall read as follows:

'SECT. 16. Whoever, by force and violence, or by putting Robbery, defined and in fear, feloniously steals and takes from the person of another. punished. property that is the subject of larceny, is guilty of robbery and shall be punished by imprisonment for life, or for any term of years.'

Approved March 5, 1889.

## Chapter 251.

An Act to amend Section nineteen of Chapter eighteen of Revised Statutes, relating to Town Wave.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section nineteen of chapter eighteen of the Sec. 19, oh. 18, Revised Statutes, as amended by section seven of chapter amended by three hundred fifty-nine of Public Laws of eighteen hundred 1856, further and eighty-five, is hereby amended by striking out in the last sentence thereof the word "recorded" and substituting therefor the words 'placed on file,' and also by striking out in said sentence the words "forty-nine," and substituting therefor the words 'forty-eight,' so that the said sentence as amended shall read as follows: 'When the decision of the commis- Appeal sioners is returned and placed on file such owner or tenant or other party interested has the same right to appeal to the supreme judicial court as is provided in sections forty-eight to fifty-one inclusive; and also to have his damages estimated as provided in section eight.'

SECT. 2. This act shall apply to pending cases.

Approved March 5, 1889.

## Chapter 252.

An Act to regulate the Alewive fishery in Penaguid River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Fishing in Pemaquid river be tween May 1 and July 15, for six years, prohibited. SECT. 1. From the first day of May to the fifteenth day of July in each year, all persons are hereby prohibited from fishing with nets, seines, traps and weirs in that part of Pemaquid river which lies between Pemaquid falls, and a line drawn west from the old Pemaquid fort, for a term of six years from the passage of this act.

Fishing for alewives restricted to tour days in each week between May 1 and July 15. SECT. 2. All fishing for alewives at or about Pemaquid falls shall be restricted to four days in each week, and the fishing season shall be from the first day of May to the fifteenth day of July in each year, and all fishing shall be confined to the falls, and under such regulation and further restriction as the town of Bristol shall decide upon.

Penalty for

SECT. 3. Any person violating any of the provisions of this act shall be subjected to a fine of twenty dollars, recoverable before any court having jurisdiction.

Sec. 52, ch. 40, R. S. shall not apply to eel fishing. SECT. 4. Section fifty-two of chapter forty of the Revised Statutes shall not apply to eel fishing on Pemaquid river, providing, that any contrivance used in the eel fishery does not in any way interfere with the passage either way, of young alewives.

Approved March 5, 1889.

## Chapter 253.

An Act additional to the several acts establishing the County of Piscutsquis.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Prisoners in Piscataquis county may be committed to jail in Penobecot county. All officers within and for the county of Piscataquis, having authority to commit any prisoner or debtor to jail, shall be authorized and required for the term of ten years from and after March five, in the year of our Lord eighteen hundred and ninety, if the county of Piscataquis shall so long remain without a jail within its own limits, to commit prisoners or debtors to the jail in the county of Penobscot, in the same manner and with as ample authorization as like officers in said county of Penobscot are by law authorized and required

to do; and the keeper of the jail in said county of Penobscot. is hereby authorized and required to receive and detain in his custody all such prisoners and debtors. Provided, however. that the county of Piscataguis shall be liable to the county of Penobscot for all expenses and damages which shall accrue from any and all such commitments: and provided, also, that in case of disagreement between the boards of county commissioners of said counties, as to compensation to be disagreement, how compensation to be tion shall be received by said county of Penobscot for the use of its jail as determined. aforesaid, any judge of the supreme judicial court shall, upon written application of either board, after notice and hearing fix said compensation, and his determination shall be final and conclusive in the premises.

CHAP. 254

-liability for expenses and

\_in case of

Approved March 5, 1889.

## Chapter 254.

An Act to amend Section sixty one of Chapter forty of the Revised Statutes, relating to Public Fish Culture.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section sixty-one of chapter forty of the Revised Statutes Sec. 61, oh. 40, is hereby amended by striking out all after the figures "sixtyone," and inserting as follows:

'They may, after a hearing, set apart, for a term not exceeding ten years, any waters for the use of themselves or of the United States commissioner of fish and fisheries in the prosecution of the work of fish culture and of scientific research relative to fishes. The order setting apart such waters shall be recorded in the registry of deeds of the county in which they are situated. In waters so set apart they and the United States commissioner of fish and fisheries. and persons acting under their authority, may, in their respective fishcultural and scientific work, take fish at any time or in any manner, and erect and maintain any fixtures necessary for such purposes. No other person shall take or kill any fish, or use any implement for fishing therein, under a penalty of not less than ten nor more than one hundred dollars, and a further penalty of one dollar for each fish so taken or killed; provided, however, that before such hearing

they shall give notice thereof by publication of their intention for two successive weeks in at least one newspaper printed in the county where such waters lie, so that said section as amended, shall read:

They may set apart waters for cultivation of

—order setting apart such waters to be recorded.

—fish may be taken for scientific purposes.

—fishing or killing fish there, after notice, punished.

'SECT. 61. They may, after a hearing, set apart, for a term not exceeding ten years, any waters for the use of themselves or of the United States commissioner of fish and fisheries in the prosecution of the work of fish culture and of scientific research relative to fishes. The order setting apart such waters shall be recorded in the registry of deeds of the county in which they are situated. In waters so set apart they and the United States commissioner of fish and fisheries. and persons acting under their authority, may, in their respective fishcultural and scientific work, take fish at any time or in any manner, and erect and maintain any fixtures necessary for such purposes. No other person shall take or kill any fish, or use any implement for fishing therein, under a penalty of not less than ten nor more than one hundred dollars, and a further penalty of one dollar for each fish so taken or killed; provided, however, that before such hearing they shall give

Approved March 5, 1889.

where such waters lie.'

notice thereof by publication of their intention for two successive weeks in at least one newspaper printed in the county

## Chapter 255.

An Act to amend Section seventy-seven, Chapter two of the Revised Statutes, in relation to the State Library.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

8:c. 77, ch. 2, R. S., amended.

-- books may be taken from state li rary, by commandant of argenal. Section seventy-seven of chapter two of the Revised Statutes, is hereby amended by inserting after the words "reporter of decisions," in the fourth line, the words, commandant of the Kennebec arsenal."

Approved March 5, 1889.

# Chapter 256.

An Act to amend Section eight of Chapter twenty-tour of the Revised Statutes, as amended by Chapters nine and one hundred and forty-six of the Public Laws of eighteen hundred and eighty-seven, relating to dependent Soldiers and Sailors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section eight of chapter twenty-four of the Re- sec. 8, ch. 24, R. vised Statutes, as amended by chapter two hundred and by ch. 260, Public sixty-nine of the public laws of eighteen hundred and eightyand chapters of and 146, Public
Laws of 1887,
introduction of the public laws of 1887,
introduction of 1888,
intro public laws of eighteen hundred and eighty-seven, is hereby further amended by inserting after the word "soldier" in the first line thereof, the words 'or sailor,' and by inserting in the sixth line thereof, after the word "soldier" the words 'or sailor' and by adding after the word "settlement" in the seventh line thereof, the following words, and overseers of the poor shall not have authority to remove to, or support in the poor house any such dependent soldier or sailor; but the town of his settlement shall support him at his own home in the town of his settlement or residence, or in such suitable place other than the poor house, as the overseers of the poor of the town of his settlement may deem right and proper. This section shall not be so construed as to deprive overseers of the poor of any rights to remove and support such dependent soldier or sailor and his family in the town of his settlement as herein provided;' so that said section as amended. shall read as follows:

No soldier or sailor who served by enlistment in the army or navy of the United States, in the war of eighteen hundred and sixty-one, and who has received an honorable discharge from said service, and who has or may become dependent upon any town, shall be considered a pauper, or be subject to disfranchisement for that cause; but the time during which said soldier or sailor is so dependent, shall not be included in the period of residence necessary to change his settlement; and overseers of the poor shall not have authority to remove to, or support in the poor house, any such depend- -shall not be ent soldier or sailor; but the town of his settlement shall poor house. support him at his own home in the town of his settlement or residence, or in such suitable place other than the poor house, as the overseers of the poor of the town of his settle-

l. as amendede Laws of 1885. amended.

Soldiers and sailors not to be considered paupers.

ment may deem right and proper. This section shall not be so construed as to deprive overseers of the poor of any rights to remove and support such dependent soldier or sailor and his family in the town of his settlement as herein provided.'

SECT. 2. All acts and parts of acts inconsistent herewith, are hereby repealed.

Approved March 5, 1889.

#### Chapter 257.

An Act to prevent the adulteration of Wheat Meal.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sale of wheat meal, regulated. SECT. 1. No manufacturer or other person shall sell, prepare, deliver, put up, expose or offer for sale, any article, substance or compound, under or by the name of wheat meal, graham meal or graham flour, made in imitation of pure wheat meal, and not consisting exclusively and wholly of pure wheat meal unless every box, bucket, barrel or wrapper in or under which such article is sold, delivered, or exposed for sale, bears on the top or outer side thereof, in letters not less than one-half inch in length, and plainly exposed to view the words, 'compound wheat meal.'

Penalty for violation. SECT. 2. Any person who violates any provision of this act, shall forfeit the sum of fifty dollars to the use of any person suing therefor in an action of debt.

Approved March 5, 1889.

## Chapter 258.

An Act to amend section sixty five of Chapter forty-nine of the Revised Statutes, relating to examination of Insurance Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 66, ch. 49, R. S. amended. Section sixty-five of chapter forty-nine of the Revised Statutes is hereby amended, so as to read as follows:

He shall examine domestic insurance companies, and may require the pro'SECT. 65. He shall annually examine or cause to be examined, every domestic stock insurance and mutual life insurance company, and biennially, every domestic mutual

fire insurance company, in order to ascertain its ability to meet its engagements and do a safe insurance business; and shall make such other examinations as he regards necessary for the safety of the public or the holders of policies. may require the officers to produce for examination all books and papers of the company, and to answer, on oath, all questions propounded to them in relation to its condition and affairs; and any officer who refuses to produce any such book or papers upon his demand, or to be sworn, or to answer any such questions, forfeits not exceeding two hundred dollars.

Approved March 5, 1889.

# Chapter 259.

An Act to amend Section two of Chapter eighteen of the Revised Statutes, relating to Ways.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two of chapter eighteen of the Revised Statutes is Sec. 2. ch. 18. amended by striking out the words, "and that an inquiry into the merits is expedient," so that said section as amended, shall read as follows:

SECT. 2. Being satisfied that the petitioners are responsi- Notice, how ble, they shall cause thirty days' notice to be given of the given, proved and recorded. time and place of their meeting, by posting copies of the petition, with their order thereon, in three public places in each town in which any part of the way is, and serving one on the clarks of such towns, and publishing it in some newspaper, if any, in the county. The fact that notice has been so given, being proved and entered of record, shall be sufficient for all interested and evidence thereof.'

Approved March 6, 1889.

#### Chapter 260.

An Act in relation to the State Valuation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The assessors of each city, town and plantation in this state, for the current year, shall at the time provided

Assessors shall make true lists of polls and

by law for that purpose, make a true and accurate list of all the male polls of twenty-one years of age and upwards, resident in, or belonging to said city, town or plantation, whether such persons are at home or abroad, distinguishing such as are exempted from taxation, and shall also make true and accurate lists of all ratable estates, both real and personal, not exempt by law from paying state taxes, lying or being within their several cities, towns or plantations, and all such estates or property of whatever kind, wherever situated or located, which is subject to be taxed in said cities, towns or plantations: and said assessors shall affix to said estates and property of whatever kind enumerated and set forth in said lists, the full, fair cash value thereof, and shall also make separate lists of all vessels owned in whole or in part in their respective cities, towns and plantations, stating their names, age, value and tonnage, and shall submit to the commission to be appointed by the governor, under resolve approved February nineteen, eighteen hundred and eighty-nine, at their first session held after the first day of July next, all said lists of polls and valuation for this year.

To be submitted to valuation

ahull affir cash

value of estates

Shall produce before the commission the original lists for the years 1887, '88 and '89.

SECT. 2. The assessors of every city, town and plantation, shall also produce or cause to be produced before said commission for their examination at such time and place after the first day of July next, as said commission may designate by written notice stating said time and place and mailed to said assessors fourteen days at least before the time designated therein, the full original poll lists and valuation lists of their several cities, towns and plantations, for the years eighteen hundred and eighty-eight, and eighteen hundred and eighty-nine.

Shall make full valuation lists or 1889. SECT. 3. And the assessors of the several cities, towns and plantations, for the year eighteen hundred and eightynine, shall make out their valuation and tax lists of all taxable property in their several localities, at the full value thereof as aforesaid; and before said lists, thus prepared, shall be transmitted to the said commission as aforesaid, the said assessors shall make oath or affirmation to the facts as to the manner in which said tax and valuation lists were made up, and shall subscribe a certificate of said oath upon said lists, duly attested, and if any assessors shall refuse or neglect to comply with the requirements of this act, they shall for each

offense forfeit and pay a fine of not less than fifty nor more than two hundred dollars.

Снар. 261 -penalty for.

This act shall take effect when approved. SECT. 4.

Approved March 6, 1889.

## Chapter 261.

An Act to amend Sections seventy-three and seventy-four of Chapter fifty-one of the Revised Statutes, relating to disorderly conduct on Bailroad Trains.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section seventy-three of chapter fifty-one of the Revised Statutes, is hereby amended by adding after the word R. S. smended. "cars," in the second line of said section the words for street railroad car,' so that said section as amended, shall read as follows:

Whoever behaves in a disorderly or riotous Penalty for dismanner while on any train of railroad cars or street railroad on railroad or car, or uses indecent or profane language in such car, is guilty of a breach of the peace, and shall be fined not less than five nor more than five hundred dollars, or imprisoned in jail not less than thirty days nor more than one year, in addition to any other penalty provided by law.'

Section seventy-four of chapter fifty-one of the Sec. 74, Revised Statutes, is hereby amended by adding after the word "railroad," in the first line the words, 'or street railroad car,' so that said section as amended, shall read as follows:

SECT. 74. The conductor of a train of cars on any rail- Conductor may road or street railroad car, may arrest and temporarily hold any arrest and hold such offender. person guilty of such breach of the peace, until a warrant can be obtained, or he can be placed in custody of the proper officers of the law.'

Approved March 6, 1889.

## Chapter 262

An Act to amend Section twenty-seven of Chapter seventy-one of the Revised Statutes, relating to proof of notice of sales under license from Probate Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 27, ch. 71, R. S. amended.

Section twenty-seven of chapter seventy-one of the Revised Statutes is hereby amended, by the addition of the following words, after the word "recorded," in the fifth line of said section, 'or such an affidavit made afterwards by any person and filed and recorded with such copy by permission of the court, upon satisfactory evidence that the notice was given as ordered,' so that said section as amended, shall read as follows:

Proof of notice of sale of certifi-

'SECT. 27. The affidavit of any person licensed as aforeor sale of certificate said or of any person employed by him, made within eighteen months after the sale, and filed in the probate office with one of the original advertisements of the time, place and estate to be sold, or with a copy of such advertisement and recorded. or such an affidavit made afterwards by any person, and filed and recorded with such copy by permission of the court, upon satisfactory evidence that the notice was given as ordered, is sufficient proof that such notice was given, and a copy of such affidavit certified by the register, is competent evidence thereof.'

Approved March 6, 1889.

#### Chapter 263.

An Act to amend Sections ten and eleven of Chapter forty-six of the Revised Statutes, relating to Corporations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 10, ch. 46, R. S. amended.

Section ten of chapter forty-six of the Revised Statutes is hereby amended, so as to read as follows:

Clerk's office, books, etc., where kept.

'SECT. 10. All corporations, existing by virtue of the laws of this state, shall have a clerk who is a resident of this state, and shall keep, at some fixed place within the state, a clerk's office where shall be kept their records and a book showing a true and complete list of all stockholders, their residences and the amount of stock held by each; and such

book, or a duly proved copy thereof, shall be competent CHAP. 263 evidence in any court of this state to prove who are stockholders in such corporation and the amount of stock held by each stockholder. Such records and stock book shall be open each stockholder. Such records and stock book shall be open to be open to at all reasonable hours to the inspection of persons interested, inspection and to be produced who may take copies and minutes therefrom of such parts as concern their interests, and have them produced in court on trial of an action in which they are interested. provisions as to list of stockholders shall not apply to any not apply to corporation doing business in this state and having a treasurer's office at some fixed place in the state where a stock book is kept giving the names, residences and amount of stock of each stockholder.'

in court.

state.

Section eleven of said chapter is hereby amended, Sec. 11, amended, amended. SECT. 2. so as to read as follows:

SECT. 11. Said corporation shall file, by its clerk or corporation to other officer, within twenty days after the election of any clerk or change of location of its clerk's office, in the registry his office, in of deeds in the county where the corporation is established, or has its principal office or place of business, a certificate giving the full name and residence of its clerk and the location of its clerk's office, and service of any precept or notice upon the clerk named in such certificate, shall be deemed a service upon corporation. service upon the corporation until a new certificate shall be Any corporation failing to comply with any of the -penalty for provisions of this or the preceding section, shall be liable to a penalty of one hundred dollars, to be recovered at the suit and for the benefit of any person interested suing therefor, and a failure by any corporation to comply with the provisions of either of said sections for the period of six months, shall be a ground of forfeiture of the franchises of such corporation, and it shall be the duty of the attorney general, on complaint of any person interested, to investigate such alleged violation, and if satisfied that the allegation is true, to proceed by proper proceedings to have such forfeiture ascertained and enforced.'

election of clerk and location of registry of deeds

service upon, shall be deemed

comply.

Approved March 6, 1889.

# Chapter 264.

An Act to amend Section sixty-seven of Chapter sixty-four of the Revised Statutes, relating to embezzlement of estates of Deceased Persons.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

8-c 67, ch. 64, B. 8, amended. Section sixty-seven of chapter sixty-four of the Revised Statutes is hereby amended by striking out all after the word "examination," in the tenth line, and by adding thereto, after the word "examination," above mentioned, the words, 'such examination shall not be extended over any period of time exceeding twenty years before the time said complaint is filed in the probate court'; so that said section as amended, shall read as follows:

Embezzlement of estate of deceased persons, proceedings in case of. 'SECT. 67. Upon complaint by an executor, administrator, heir, legatee, creditor or other person interested in the estate of a person deceased, against any one suspected of having concealed or conveyed away any money, goods, effects or real estate of the deceased, or of having fraudulently received any such money, goods, effects or real estate, or of aiding others in so doing, the judge of probate may cite such suspected person or corporation to appear before him to be examined on oath in relation thereto, and he may require him to produce for the inspection of the court and parties, all books, papers or other documents within his control, relating to the matter under examination; such examination shall not be extended over any period of time exceeding twenty years before the time said complaint is filed in the probate court.'

Approved March 6, 1889.

#### Chapter 265.

An Act to amend Section twenty-one, Chapter fifty-two of the Revised Statutes, relating to Steam Navigation Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 21, ch. 52, B. S. amended. Section twenty-one of chapter fifty-two of the Revised Statutes of eighteen hundred and eighty-three, relating to steam navigation companies, is hereby amended, by adding after the word "steam," in the eleventh line of said section,

the words, 'or by collision,' so that the sentence in which said amendment is made, shall read as follows:

CHAP. 266

In case of damage by fire,

'In case of damage by fire or by explosion of steam, or by collision, the inspectors shall forthwith investigate the cause steam, or collision, duty thereof, and if found by them to have been occasioned by a investigate the violation of any of the aforesaid provisions, or of the orders, regulations and requirements of said inspectors, they shall so certify to the governor and to the county attorney in the county where the offence was committed, with the names of the parties and witnesses, and prosecution shall forthwith be instituted against all parties liable.'

Approved March 6, 1889.

## Chapter 266.

An Act to prevent such formation of trusts, combination of business firms, incorporated or unincorporated companies, or association of persons or stockholders, as may be contrary to

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. It shall be unlawful for any firm or incorporated Formation of company, or any number of firms or incorporated companies, or any unincorporated company, or association of persons or stockholders, organized for the purpose of manufacturing, producing, refluing, or mining any article or product which enters into general use and consumption by the people, to form or organize any trust, or to enter into any combination of firms, incorporated or unincorporated companies, or association of stockholders, or to delegate to any one or more board or boards of trustees or directors the power to conduct and direct the business of the whole number of firms, corporations, companies or associations which may have, or which may propose to form a trust, combination or association inconsistent with the provisions of this section and contrary to public policy.

SECT. 2. No certificate of stock, or other evidence of Evidence of interest, in any trust, combination, or association, as named any trust, shall not have legal in section one of this act, shall have legal recognition in any court in this state, and any deed to real estate given by any person, firm, or corporation, for the purpose of becoming

rusts forbidden.

interested in such trust, combination or association, or any mortgage given by the latter to the seller, as well as all certificates growing out of such transaction, shall be void.

Penalty for being connected with any trust, after passage of this act. SECT. 3. Any incorporated company now operating under the laws of this state, and which at the date of the passage of this act, may be interested in any trust, combination or association, named in section one of this act, or any firm, incorporated or unincorporated company, or association of persons or stockholders, who shall enter into or become interested in such trust, combination or association, after the passage of this act, shall be deemed guilty of a misdemeanor, and be subject to a fine of not less than five nor more than ten thousand dollars; provided, that nothing in this section shall be so construed as to apply to such incorporated companies as shall, within ninety days from the date of the passage of this act, withdraw from and sever all connections with such trust combination or association.

-proviso.

Becretary of State shall forward copy of this act and letter of inquiry to interested corporations.

SECT. 4. It shall be the duty of the secretary of state. as soon as may be after the passage of this act, to forward to the president, secretary or treasurer, of each incorporated company organized for the purpose of manufacturing, producing, refining or mining any article or product which enters into general use and consumption by the people, and doing business within this state, a copy of this act, and also a letter of inquiry as to whether said corporation has merged all or any part of its business or interests in or with any trust, combination or association of persons or stockholders as named in section one of this act, and to require an answer, under oath, of the president, secretary, treasurer, or directors of said company, a form of affidavit, together with questions to be answered, shall be prescribed by the secretary of state, and forwarded with said letter, and on neglect or refusal to make answers under oath to such questions for the term of ninety days from the date of this act, the secretary of state shall notify the attorney general, whose duty it shall be forthwith to file an information in the nature of a writ of quo warranto, with the supreme judicial court, against said corporation and the court may, upon hearing and proof of such neglect or refusal, decree the dissolution of said corporation, and its corporate rights and powers shall be terminated.

—penalty for neglect or refusal to answer inquiry.

Approved March 7, 1889.

## Chapter 267.

An Act to create a lien on Railroad Ties and Ship Knees.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Whoever labors in the manufacturing of railroad ties and ship knees, or is engaged in cooking for persons knees created, in favor of engaged in such labor, or furnishes a team for the hauling of persons hauling said railroad ties and ship knees, has a lien on said railroad ties and ship knees for the amount due him for his personal labor thereon, or that of his team, which takes precedence of all other claims, except liens reserved to the state. Said lien -shall continue thirty days. shall continue for thirty days after said railroad ties are on the line of a railroad, or after said ship knees are delivered in a ship vard.

Section forty-two of chapter ninety-one of the Sec. 42, ch. 91, R. S., applicable. SECT. 2. Revised Statutes, is hereby made applicable to suit brought to enforce the foregoing lien.

Approved March 7, 1889.

#### Chapter **26**8.

An Act to amend Sections eight and nine of Chapter eleven of the Revised Statutes, compelling towns to furnish School Books for the use of the Pupils in their Public Schools.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section eight of chapter eleven of the Revised Sec. 8, ch. 11, Statutes is hereby amended by striking out "may," in the first line of said section, and inserting 'shall' in place thereof, and striking out, in the second and third lines of said section, the words, "or may furnish them at cost to the pupils," so that said section as amended, shall read as follows:

Towns shall provide school books for the use of School books the pupils in the public schools, at the expense of said town; shall be provided at expense and all money raised and appropriated for that purpose, shall be assessed like other moneys.'

SECT. 2. Section nine of said chapter eleven is hereby Sec 9, amended. amended by striking out "may," in the first line, and inserting 'shall,' so that said section as amended, shall read as follows:

School committees shall make rules for distribution and preservation of. 'SECT. 9. School committees shall make such rules and regulations not repugnant to law, as they deem proper, for the distribution and preservation of school books and appliances furnished at the expense of the town.'

When act shall take effect.

SECT. 3. This act shall take effect August one, eighteen hundred and ninety.

Approved March 7, 1889.

## Chapter 269.

An Act to amend Sections forty-five, fifty-two, seventy-one and seventy-four of Chapter forty of the Revised Statutes, relating to Migratory Fish.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 45, ch. 40, R. S., repealed. SECT. 1. Section forty-five of chapter forty is hereby repealed.

Sec. 52, amended. SECT. 2. Section fifty-two of said chapter is hereby amended by striking out the word "fifty" in the second line thereof, and inserting instead thereof the word 'twenty-five'; and by inserting after the word "salmon," in the fourth line thereof, the words, 'and one dollar for each and every other fish,' so that said section as amended, shall read as follows:

Fishing with net, seine, welr or trap, save in tide waters, punished. 'SECT. 52. Whoever fishes for, takes, catches, kills or destroys any fish, except in tide waters, with net, seine, weir or trap, forfeits twenty-five dollars for the offence and ten dollars for each salmon or land-locked salmon, and one dollar for each and every other fish so taken, caught, killed or destroyed.'

Sec. 71, amended SECT. 3. Section seventy-one of said chapter is hereby amended by adding thereto the following wor s: 'to the officer seizing the same,' so that said section as amended, shall read as follows:

Forfeitures.

'SECT. 71. All boats, implements and materials used, and all fish taken in violation of this chapter, are forfeited to the officer seizing the same.'

Sec. 74, amended. SECT. 4. Section seventy-four of said chapter is hereby amended by striking out all of said section after the figures "seventy-four," and inserting instead thereof the following words: 'all fines and penalties recovered for violations of sections thirty, forty-one to forty-six, inclusive, forty-eight to fifty-eight, inclusive, sixty-one, sixty-three to sixty-five,

inclusive, sixty-eight and seventy, shall be paid, one-half to the prosecutor, and the other half, and costs, to the county where the action is brought, or the complaint or indictment is issued,' so that said section as amended, shall read as follows:

'SECT. 74. All fines and penalties recovered for violations of sections thirty, forty-one to forty-six, inclusive, forty-eight to fifty-eight, inclusive, sixty-one, sixty-three to sixty-five, inclusive, sixty-eighty and seventy, shall be paid, one-half to the prosecutor, and the other half, and costs, to the county where the action is brought, or the complaint or indictment is issued.'

Fines and penalties for violation of certain sections how disposed of.

SECT. 5. All acts or parts of acts inconsistent with this act, are hereby repealed.

Approved March 8, 1889.

## Chapter 270.

An Act additional to Chapter forty-nine of the Revised Statutes, relating to Mutual Fire Insurance Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Every domestic mutual fire insurance company, shall annually, by the thirty-first day of January, return to the insurance commissioner a true statement, under oath, of its condition as it existed on the thirty-first day of the previous December, showing the amount of property actually insured at the time, the amount due on their premium notes, and the amount of all debts due to and from the company, and the commissioner shall provide blanks to carry out the provisions of this section.

Domestic Fire panies shall annually make return to insurance comcondition.

SECT. 2. Every such company, shall annually, publish three weeks successively in some daily or weekly paper printed in the county where it is located, a condensed statement of its condition, conformable to its last annual report to the commissioner; and any such company which neglects or refuses to publish such statement, forfeits not less than fifty dollars.

Shall publish such statement

penalty for

SECT. 3. Every such company, shall cause to be printed what shall be or written on the outside of every policy that it issues, under

endorsed on outside of

the number, name of the insured and date of the expiration, the words, total liability to assessment, and the figures showing such liability.

Inconsistent acts, repealed.

- SECT. 4. All acts and parts of acts inconsistent with this act, are hereby repealed.
  - SECT. 5. This act shall take effect when approved.

Approved March 8, 1889.

#### Chapter 271.

An Act to hold the June term and a November term of the Superior Court, Kennebec County, in the city of Waterville

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

June and Novemberterms of Superior Court shall be holden at Waterville. SECT. 1. The June term of the superior court which is now required to be holden at Augusta, in and for the county of Kennebec, shall hereafter be holden in the city of Waterville, in said county; and a term of said court shall also be holden at said Waterville, in and for said county, for the transaction of civil business, on the second Tuesday of November in each year.

Previous section void, unless city of Waterville provides suit able accommodations. SECT. 2. The previous section of this act shall be void and of no effect, unless the city of Waterville aforesaid, shall, on or before the first day of May, in the present year, without expense to said county of Kennebec, provide a suitable court room and other accommodations for said court and officers, to the acceptance of a majority of the county commissioners, of the county of Kennebec, and shall execute and deliver to said commissioners a sufficient lease or other instrument to secure the use thereof to said county, for the purposes aforesaid, during the time in which said court is held in said city of Waterville.

Notice shall be given when rooms have been provided. SECT. 3. The county commissioners of said county shall forthwith, after rooms for the accommodation of the court and officers as specified in this act have been provided, cause notice of the fact that suitable rooms have been provided as herein specified, by publication in the daily issue of the Kennebec Journal, for at least thirty days prior to the second Tuesday of June, next after this act is approved.

The judge of said court may continue any case pending in said court without costs, when in his judgment justice may require it, in order to give the parties in interest opportunity to try any such case in either said Waterville or Augusta in said county.

Снар. 272

Cases may be continued in discretion of judge, either city.

The said city of Waterville is hereby authorized SECT. 5. and empowered to provide a building and furnish suitable accommodation, for holding the superior court in said city of Waterville, and is hereby authorized to raise by assessment or loan, and appropriate a sufficient sum of money for the purpose of providing said accommodation for the said court.

City of Water-Uity of Water-ville, authorized to raise money for purpose of providing accommodations.

There shall be allowed to the presiding justice Compensation of judge. of said superior court, and in addition to the salary of such justice, otherwise provided, and for the purpose of meeting the extra expenses of said justice, entailed by holding said court at said city of Waterville, the sum of one hundred dollars, for each and every term of said court so held at city of Waterville.

SECT. 7. An act entitled "An Act to hold the February Former act, term of the superior court, Kennebec county, in the city of Waterville," approved February eight, eighteen hundred and eighty-nine, is hereby repealed.

Approved March 8, 1889.

#### Chapter 272.

An Act to amend Section sixty-one of Chapter eighteen of the Revised Statutes, relating to

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section sixty-one of chapter eighteen of the Revised Sec. 61, ch. 18. Statutes is hereby amended by adding thereto the following words: 'And all damage accruing to a person in his business or property through neglect of such highway surveyor or the municipal officers of such town, to so render passable, ways that are blocked or encumbered with snow, within a reasonable time, may be recovered of such town by a special action on the case,' so that as amended, said section shall read as follows.

'SECT. 61. When such ways within his limits are blocked or encumbered with snow, the surveyor shall forthwith cause trod lo 1 down.

CHAP. 273
—sudden injuries to be repaired.

-damage accruing through neglect of surveyor or municipal officer, may be recovered of town.

so much of it to be removed or trodden down, as will render them passable. The town may direct the manner of doing it. In case of sudden injury to ways or bridges, he shall, without delay, cause them to be repaired. And all damage accruing to a person in his business or property, through neglect of such highway surveyor or the municipal officers of such town, to so render passable, ways that are blocked or encumbered with snow, within a reasonable time, may be recovered of such town by a special action on the case.'

Approved March 8, 1889.

# Chapter 273.

An Act amendatory of Section seven of Chapter ninety-one of the Revised Statutes, relating to Personal Property held as security for debt by agreements and notes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 7, ch. 91, R. S amended. Section seven of chapter ninety-one of Revised Statutes is hereby amended by striking out all the words in said section after the word eighty-six, in the fifth line thereof, so that said section as amended, shall read as follows:

Redemption of personal property, held as security for debt 'SECT. 7. All personal property held as security for debt by the agreements and notes mentioned in section five, of chapter one hundred and eleven, is subject to redemption as provided in the four preceding sections, for personal property mortgaged, and to trustee process, as provided in section fifty of chapter eighty-six.'

Approved March 8, 1889.

## Chapter 274.

An Act to amend Section six, Chapter six of the Revised Statutes, relative to property exempt from Taxation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 6, ch. 6, R. S. amencedo Item second of section six of chapter six of the Revised Statutes is hereby amended, so that the same shall read as follows:

institutions

All property which by the articles of separation is exempt from taxation; the personal property of all literary and scientific institutions; the real and personal property of all benevolent and charitable institutions incorporated taxation. by the state; the real estate of all literary and scientific institutions occupied by them for their own purposes or by any officer thereof as a residence. Corporations whose property or funds in excess of their ordinary expenses are held for the relief of the sick, the poor, or the distressed, or of widows and orphans, or to bury the dead, are benevolent and charitable corporations within the meaning of this specification, without regard to the sources from which such funds are derived, or to limitations in the classes of persons for whose benefit they are applied, except that so much of the real estate of such corporations as is not occupied by them for their own purposes, shall be taxed in the municipality in which it is situated. And any college in this state authorized under its charter to confer the degree of Bachelor of Arts or of Bachelor of Science, and having real estate the State. liable to taxation, shall, on the payment of such tax and proof of the same to the satisfaction of the governor and council be reimbursed from the state treasury to the amount of the tax so paid; provided, however, the aggregate -provisoamount so reimbursed to any college in any one year shall not exceed fifteen hundred dollars; and provided, further, that this claim for such reimbursement shall not apply to real estate hereafter bought by any such college.'

Colleges whose liable to taxa-

Approved March 8, 1889.

#### Chapter 275.

An Act relating to heating and lighting Passenger Cars on Railroads.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. No passenger, mail or baggage car on any rail- Method of heatroad in this state shall be heated by any method of heating approved by R. R. commisor by any furnace or heater, unless such method or the use of such furnace or heater shall first have been approved in writing by the board of railroad commissioners; provided, however, —common shall not be that in no event shall a common stove be allowed in any such used.

-common stove

experiments may be permitted.

Lighting by naphtha, prohibited. car; and provided also, that any railroad corporation may, with the permission of said board, make such experiments in heating their passenger cars as said board may deem proper.

SECT. 2. No passenger car on a railroad shall be lighted by naphtha, nor by an illuminating oil or fluid made in part of naphtha, or which will ignite at a temperature of less than three hundred degrees Fahrenheit.

Penalty for violation.

SECT. 3. Any railroad corporation violating any of the provisions of this act, shall forfeit a sum not exceeding five hundred dollars.

Approved March 8, 1889.

## Chapter 276.

An Act to amend Chapter seventy-eight, Secti n seventeen, of the Revised Statutes, relating to powers of County Commissioners.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 17, ch. 78, R. S. amended. Section seventeen of chapter seventy-eight of the Revised Statutes is hereby amended by striking out in the fourth line of said section the word "ten," and inserting in place thereof the word 'twenty-five,' so that said section as amended, shall read as follows:

Their power to obtain loans, restricted.

'SECT. 17. They may obtain loans of money for the use of their county, and cause notes or obligations, with coupons for lawful interest, to be issued for payment thereof at such times as they deem expedient; but such loans shall not exceed twenty-five thousand dollars, without first obtaining the consent of the county, substantially as provided in section fourteen.'

Approved March 8, 1889.

## Chapter 277.

An Act to amend Section forty-seven of Chapter seventy-seven of the Revised Statutes, in relation to the time of holding the September term of the Supreme Judicial Court, Piscataquis County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 47, ch. 77, R. S., amended. SECT. 1. Section forty-seven of chapter seventy-seven of the Revised Statutes, is hereby amended, commencing at the eighth line from the bottom of the page, on page six hundred and thirty-six, so that that part of said section relating to the time of holding the terms of the supreme judicial court in and for the county of Piscataguis, shall read as follows: 'Piscataguis, at Dover, on the last Tuesday of February, and the fourth Tuesday of September.'

CHAP. 278

Trial terms in Piscataguis county.

All matters pending in, or returnable to said Allmatters shall SECT. 2. court, and which would, but for the provisions of this act, have day at the term of said court, to be held on the second Tuesday of September of the present year, as provided by law, shall be returnable to, and have day at the term of said court to be held on the fourth Tuesday of September next.

be returnable on fourth Tuesday of September

All acts and parts of acts inconsistent with this Inconsistent act, are hereby repealed, and this act shall take effect when approved.

acts, repealed.

Approved March 8, 1889.

## Chapter 278.

An Act to amend Section thirty-four of Chapter forty of the Revised Statutes as amended by Chapter thirty-seven of the Public Laws of eighteen hundred and eighty-seven, relating to Fishways.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section thirty-four of chapter forty of the Revised Statutes Sec. 84, ch. 40, as amended by chapter thirty-seven, of the public laws eighteen hundred and eighty-seven is hereby further amended by striking out the word "naturally" in the second line thereof, so that said section as amended, shall read as follows:

artificial obstruction in any river or stream frequented by salmon, shad, ale wives or land-locked salmon, shall provide

'SECT. 34.

R.S. as amended by ch. 37, Public Laws of 1887.

The owner or occupant of every dam or other Fish ways to be provided.

the same with a durable and efficient fishway, of such form and capacity, and in such location as may, after notice in writing to one or more of said owners or occupants and a -hearing and notice. hearing thereon, be determined by the commissioners of fisheries, by written notice to some owner or occupant speci-

fying the location, form and capacity of the required fish way, and the time within which it shall be built; and said owner or occupant shall keep said fish way in repair, and open and be kept in repair.

free from obstruction for the passage of fish, during such times

-fish ways to

—appeal to county commissioners in case of disagreement. as are prescribed by law; provided, however, that in case of disagreement between the commissioners of fisheries and the owner or occupant of any dam, as to the propriety and safety of the plan submitted to the owner or occupant of such dam for the location and construction of the fish way, such owner or occupant may appeal to the county commissioners of the county where the dam is located within twenty days after notice of the determination, to the fishery commissioners, by giving to the fishery commissioners notice in writing of such appeal within that time, stating therein the reasons therefor, and at the request of the appellant or the fishery commissioners, the senior commissioners in office of any two adjoining counties shall be associated with them, who shall appoint a time to view the premises and hear the parties and give due notice thereof, and after such hearing they shall decide the question submitted, and cause record to be made thereof, and their decision shall be final as to the plan and location appealed from. If the requirements of the fishery commissioners are affirmed, the appellants shall be liable for the costs arising after the appeal, otherwise they shall be paid by the county.'

Approved March 9, 1889.

#### Chapter 279.

An Act to repeal Chapter three hundred and seventy-three of the Public Laws of eighteen hundred and eighty-five, relating to Relief Associations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Oh. 373, Public Laws of 1885, repealed. SECT. 1. Chapter three hundred and seventy-three of the public laws of eighteen hundred and eighty-five, entitled "An Act exempting Masonic, Odd Fellows, and other relief associations, from the operation of the statutes relating to life insurance," is hereby repealed.

SECT. 2. This act shall take effect when approved.

Approved March 9, 1889.

#### Chapter 280.

An Act additional to Chapter thirty of the Revised Statutes, establishing a bounty on Crows.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. A bounty of ten cents for every crow killed, in Bounty on crows, established. any town in this state, between the thirty-first day of March and the first day of November of each year, shall be paid by the treasurer thereof, to the person depositing, in lots of ten or more, the heads of the same with such treasurer. treasurer shall immediately destroy such heads.

SECT. 2. Towns shall be reimbursed from the state Towns shall be treasury, and town treasurers shall require and give similar reimburged from certificates and receipts and be qualified to administer the same oath, as made and provided in sections six, seven and eight of chapter thirty of the Revised Statutes.

SECT. 3. This act shall take effect when approved.

Approved March 9, 1889.

#### Chapter 281.

An Act to prohibit discrimination in Life or Endowment Insurance Policies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. No life insurance company doing business in Discrimination this state shall make or permit any distinction or discrimination in favor of individuals between insurants of the same class and equal expectation of life, in the amount of payment of premiums, or rates charged for policies of life or endowment insurance, or in the dividends or other benefits payable thereon, or in any other of the terms and conditions of the contract it makes. Nor shall any such company or any agent thereof make any contract of insurance or agreement as to such contract, other than as plainly expressed in the policy issued thereon; nor shall any such company or agent pay Rebate of or allow or offer to pay or allow as inducement to in-not be allowed surance, any rebate of premiums payable on the policy or ance. other benefits to accrue thereon, on any valuable consideration or inducement whatever not specified in the policy contract of insurance.

prohibited.

penalty for violetion.

SECT. 2. Any company or officer or agent thereof violating anv of the provisions of this act shall be punished by a fine of not more than five hundred dollars for each offense: and the insurance commissioner may revoke the license of any agent convicted of a violation of the provisions of that act.

Approved March 9, 1889.



An Act additional to and amendatory of Chapters three hundred and ten and three hundred and twelve of Laws of eighteen and eighty-five, relating to Railroad Crossings.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 27, ch. 18, amended.

SECT. 1. Section twenty-seven of chapter eighteen as B. 8. as amended by chapter three hundred and ten of laws of eighteen of 1885, further annual ded by chapter three hundred and ten of laws of eighteen hundred and eighty-five, is hereby amended, so as to read as follows:

Ways crossing railroad tracks, how laid out.

-manner and conditions of crossing, to be determined by R. R. Commissioners.

-expense of building, how borne.

commissioners shall report to the S. J. Court.

'SECT. 27. Town ways and highways may be laid out across, over, or under any railroad track, in the same manner as other town ways and highways, except that before such way shall be constructed, the railroad commissioners, on application of the municipal officers of the city or town wherein such way is located, or of the parties owning or operating the railroad, shall upon notice and hearing, determine whether the way shall be permitted to cross such track at grade therewith or not, and the manner and condition of crossing the same, and the expense of building and maintaining so much thereof as is within the limits of such railroad shall be borne by such railroad company, or by the city or town in which such way is located, or shall be apportioned between such company and city or town, as may be determined by said railroad commissioners. Said commissioners shall make a report in writing of their decision thereupon to the supreme judicial court at its next succeeding term to be held in the county wherein such crossing is situated, and shall also make a report of such rulings, proofs, and proceedings as either party desires, or as they deem necessary for a full understanding of the case. The presiding justice at such term of court may accept, reject, or recommit said report, or send the case to a new commission, or make such other order or decree as law or justice may require, and to his ruling or order, either party may file exceptions. The final adjudication in such cases shall be recorded as provided in section thirty of this chapter. Costs may be taxed and allowed to either party at the discretion of the court.'

Section twenty-eight of chapter fifty-one of the Bec. 28, ch. 51, Revised Statutes, as amended by chapter three hundred and ch. 312, laws of 1885, further twelve of laws of eighteen hundred and eighty-five, is hereby amended, so us to read as follows:

Railroads may cross highways or townways in crossings of the line of the railroad, but cannot pass along them without leave of the town, but when a railroad is hereafter laid out across a highway or other public way, it shall be constructed so as to pass either over or under such way, unless the railroad commissioners after notice and hearing authorize a cross-Before entering upon the construction of any ing at grade. railroad, the manner and conditions of crossing shall be determined as provided by section twenty-seven of chapter eighteen as amended. But no crossing of a street in a city. not a highway, shall be made without the written consent of the mayor and aldermen. Crossings not so made are nuisances, and may be so treated, and the directors of railroad corporations making them, are personally liable.'

Highways and other ways may be raised or lowered for the purpose of permitting a railroad to pass over or under same, or the course of the same may be altered R.R. commisso as to facilitate such crossing, or to permit a railroad to pass at the side thereof, on application to the railroad commissioners, and proceeding as provided by section twenty- -proceedings. seven of chapter eighteen as amended by this act, and for such purpose, land may be taken and damages awarded as provided for laying out highways and other ways.

Снар. 282

presiding jusreject or recommit report, or send case to a new commission, etc -either party may file excep----coete

as amended by

highways and streets, how made.

Ways may be raised or lowered, etc., on sioners.

Approved March 9, 1889.

#### Chapter 283.

An Act providing for the preservation of local histories, financial, and other reports of towns, cities, counties and corporations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Librarian shall colle t and preserve town and county histories. SECT. 1. It shall be the duty of the librarian of the state library to collect from time to time and preserve copies of the history of the towns and counties of the state, when published, and all other publications relating to the material, social and religious progress of the state.

Town and city clerks, required to furnish copies of reports to librarian. SECT. 2. Town clerks of the several towns, city clerks of the several cities, and treasurers of the several counties, shall promptly transmit to the librarian of the state library, copies of all reports of said towns, cities and counties, including all exhibits of town, city and county expenditures, provided, that the provisions of this section shall apply to printed reports only.

Directors of corporations shall transmit all printed reports to librarian. SECT. 3. The directors of all corporations doing business in the state shall transmit to the librarian of the state library, copies of all printed reports, relating to the affairs of said corporations.

Approved March 9, 1889.

## Chapter 284.

An Act to prescribe the manner of the taking of land or other property by Water Companies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Water companies, authorized to take land.

-proceedings.

SECT. 1. Unless otherwise provided in their acts of incorporation, when any water company, duly authorized therefor, finds it necessary for its purposes and uses to take any land or other property, it shall file in the office of the county commissioners of the county where the land or other property taken is situated, plans and descriptions of all the land, and description of all other property taken.

Proceedings heretofors had, legalized. SECT. 2. All such plans and descriptions, or all such descriptions heretofore filed, as aforesaid, are hereby made valid and legal for all purposes of taking.

SECT. 3. This act shall take effect when approved.

Approved March 9, 1889.

## Chapter 285.

An Act relating to construction of Drains and Common Sewers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. It shall be the duty of the municipal officers of Expense of conany town, when such town has constructed and completed any public drain or common sewer, to determine what lots or parcels of land are benefited by such drain or sewer, and to estimate and assess upon such lots and parcels of land, and against the owner thereof, or person in possession, or against whom the taxes thereon shall be assessed, whether said person to whom the assessment is so made shall be the owner, tenant, lessee or agent, and whether the same is occupied or not, such sum not exceeding such benefit as they may deem just and equitable towards defraying the expenses of constructing and completing such drain or sewer. the whole of such assessments not to exceed one-half of the cost of such drain or sewer, and such drain or sewer shall forever thereafter be maintained and kept in repair by such Such municipal officers shall file with the clerk of -location of such town the location of such drain or sewer, with a profile description of the same, with the amount assessed upon each lot or parcel of land so assessed, and the name of the owner of such lots or parcels of land or person against whom said assessment shall be made, and the clerk of such town shall record the same in a book kept for that purpose, and within ten days after filing such notice, each person so assessed shall be notified of such assessment by having an authentic -notice of copy of said assessment, with an order of notice signed by the clerk of said town, stating the time and place for a hearing upon the subject matter of said assessments, given to each person so assessed or left at his usual place of abode in said town; if he has no place of abode in said town, then such notice shall be given or left at the abode of his tenant or lessee if he has one in said town: if he has no such tenant or lessee in said town, then by posting the same notice in some conspicuous place in the vicinity of the lot or parcel of land so assessed, at least thirty days before said hearing, or such notice may be given by publishing the same three weeks successively in any newspaper published in said town, the first publication to be at least thirty days before

struction of drains, etc., how estimated and assessed.

hearing thereon, how given.

-assessment may be revised. said hearing; a return made upon a copy of such notice by any constable in said town, or the production of the paper containing such notice, shall be conclusive evidence that said notice has been given, and upon such hearing the municipal officers shall have power to revise, increase or diminish any of such assessments, and all such revisions, increase or diminution shall be in writing and recorded by such clerk.

After hearing, assessment may be determined by arbitration, if any person is dissatisfied. SECT. 2. Any person not satisfied with the amount for which he is assessed, may, within ten days after such hearing, by request in writing given to such clerk, have the assessment upon his lot or parcel of land determined by arbitration. The municipal officers shall nominate six persons who are residents of said town, two of whom selected by the applicant, with a third resident person selected by said two persons, shall fix the sum to be paid by him, and the report of such referees made to the clerk of said town, and recorded by him, shall be final and binding upon all parties. Said reference shall be had and their report made to said clerk, within thirty days from the time of hearing, before such municipal officers named in section one of this act.

Conditions upon which private drains may be entered into public drains. SECT. 3. Any person may enter his private drain into any such public drain or common sewer, while the same is under construction and before the same is completed, and before the assessments are made, on obtaining a permit in writing from the municipal officers, or the sewer board having the construction of the same in charge; but after the same is completed and the assessments made, no person shall enter his private drain into the same, until he has paid his assessment and obtained a permit in writing from the town treasurer, by authority of the municipal officers. All permits given to enter any such drain or sewer, shall be recorded by the town clerk of said town before the same are issued.

-permits shall be recorded.

Assessments create a lien on lots for payment of.

SECT. 4. All assessments made under the provisions of this act, shall create a lien upon each and every lot or parcel of land so assessed, and the buildings upon the same, which lien shall continue one year after said assessments are made, and within ten days after they are made, the clerk of said town shall make out a list of all such assessments, the amount of each assessment, and the name of the person against whom the same is assessed, to be by him certified; and he shall deliver the same to the treasurer of said town, and if said assessments are not paid within three months

-lots may be payment

from the date of said assessments, then the treasurer shall proceed and sell such of said lots or parcels of land upon which such assessments remain unpaid, or so much thereof, at public auction, as is necessary to pay such assessments and all costs and incidental charges; he shall advertise and sell the same in the way and manner, that real estate is advertised and sold for taxes under chapter six of the Revised Statutes, which sale shall be made within one year from the time said assessments are made; and upon such sale, the treasurer shall make, execute and deliver his deed to the purchaser thereof, which shall be good and effectual to pass the title of such real estate, the sum for which such sale shall be made, shall be the amount of the assessment and all costs and incidental expenses.

Any person to whom the right by law belongs, Lots may be SECT. 5. may at any time within one year from the date of said sale, redeem such real estate by paying to the purchaser or his assigns the sum for which the same was sold, with interest thereon at the rate of twenty per cent per annum, and the costs of re-conveyance.

SECT. 6. If said assessments are not paid, and said town Actions may be does not proceed to collect said assessments, by a sale of the maintained. lots or parcels of land upon which such assessments are made, or do not collect, or is in any manner delayed or defeated in collecting such assessments by a sale of the real estate so assessed, then the said town, in the name of said town, may sue for and maintain an action against the party so assessed for the amount of said assessment, as for money paid, laid out and expended, in any court competent to try the same, and in such suit may recover the amount of such assessment, with twelve per cent interest on the same from the date of said assessments and costs.

SECT. 7. When any such assessment shall be paid by any Persons paying person against whom such assessment has been made, who is not the owner of such lot or parcel of land, then the person so paying the same, shall have a lieu upon such lot or parcel of land with the buildings thereon, for the amount of said assessment so paid by said person, and incidental charges, which lien may be enforced in an action of assumpsit as for -llen, how money paid, laid out and expended, and by attachment in the same way and manner provided for the enforcement of liens

shall have lien

upon buildings and lots, under section thirty, chapter ninetyone, Revised Statutes, which lien shall continue one year after said assessment is paid.

Inconsistent acts, repealed.

SECT. 8. All acts and parts of acts inconsistent with this act, are hereby repealed. This act shall not apply to any city or town, until it shall have been accepted by the inhabitants of such town or the city council of such city at a meeting legally called therefor.

Approved March 9, 1889.

#### Chapter 286.

An Act requiring foreign corporations to send to the Bank Examiner a detailed statement of their condition.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Foreign corporations engaged in selling bonds, etc., shall send Bank Examiner statement of cendition.

SECT. 1. Every foreign corporation, engaged in the business of selling or negotiating in this state, any bonds, mortgages, notes, or other choses in action, made, endorsed, or guaranteed by it, shall upon request of the bank examiner send to him a detailed statement of its condition, which statement shall clearly describe the various classes of its assets and liabilities, and shall be sworn to by either its president, treasurer or secretary and certified to be correct by at least two of its directors. It shall be the duty of the bank examiner to request such statement of every corporation doing business as aforesaid in this state as often at least as once in each year.

No person shall act as agent of any such corporation which neglects to furnish statement.

-penalty for violation and how recovered. SECT. 2. No person shall act as the agent or representative in this state of any such corporation which shall have neglected or refused, for a period of thirty days, to furnish the bank examiner with such statement. Any person violating the provision of this section shall forfeit the sum of five hundred dollars to the use of the state, to be recovered in an action of debt brought in the name of the state in the county in which the defendant resides if he is an inhabitant of this state, if not, in any county where service may be made upon him.

Examiner shall publish statement, etc

SECT. 3. The bank examiner shall publish every statement sent him as aforesaid, and notice of refusal or neglect upon the part of every such corporation to send such statement, in one newspaper published in each county of the state. The

expense thereof shall be paid out of the state treasury from the contingent fund upon warrant of the governor and council. The bank examiner shall also include in his annual report such statements so sent to him, and the names of the corporations which have neglected or refused to comply with the provisions of this act.

Снар. 287

No president, treasurer, clerk or employe of any Officers of savings bank in this state shall act as agent or representative not act a in this state, of any foreign corporation engaged in the business ration. of selling or negotiating any bonds, mortgages, notes or other choses in action.

Approved March 9, 1889.

# Chapter 287.

An Act creating a lien on Domestic Vessels.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

All domestic vessels shall be subject to a lien to any part Lien on domes owner or other person to secure the payment of debts con-created. tracted and advances made for labor and materials necessary for their repair, provisions, stores, and other supplies necessary for their employment, and for the use of a wharf, dry dock, or marine railway, provided, that such lien shall in no event continue for a longer period than two years from the time when the debt was contracted or advances made.

Approved March 9, 1889.

#### Chapter 288.

An Act to provide for the employment of persons convicted of being Tramps.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section thirteen of chapter seventy-eight of the Sec. 3, ch. 78, R. S. smeuded. Revised Statutes, is hereby amended, so that said section as amended, shall read as follows:

County commissioners shall provide suitable place, material and implements for breaking

They shall, at the expense of their several counties, unless county workshops are therein established, provide some suitable place, materials and implements for the breaking of stone into suitable condition for the building and repair of highways, and shall cause all persons sentenced under the provisions of section seventeen of chapter one hundred and twenty-eight, to labor at breaking stone. they may, at the expense of their several counties, provide suitable materials and implements sufficient to keep at work all persons committed to either of such jails, and may from time to time establish needful rules for employing, reforming and governing the persons so committed, for preserving such materials and implements, and for keeping and settling all accounts of the cost of procuring the same, and of all labor performed by each of the persons so committed, and may make all necessary contracts in behalf of their several counties.

—may establish

-make

Sec. 17, ch 128, SECT. 2. Section seventeen of chapter one hundred twenty eight of the Revised Statutes, is hereby amended so that said section as amended, shall read as follows:

Begging, etc., evidence of being a trump.

-penalty.

—refusing to labor, how punished.

'Section 17. Whoever goes about from town to town, or from place to place in any town, asking for food or shelter or begging or subsisting upon charity, shall be deemed a tramp, and be imprisoned in the county jail for not less than sixty days, at hard labor for ten hours each day, Sundays excepted. And should any person so sentenced refuse to labor in accordance with the provisions of this section, he shall be provided with no food, except bread and water, until he shall consent to labor in conformity with the requirements of this section.'

Sec. 24,

SECT. 3. Section twenty-four of chapter one hundred and twenty-eight of the revised statutes, is hereby amended so that said section as amended, shall read as follows:

Special constables shall be appointed to arrest tramps.

'SECT. 24. Mayors and selectmen shall appoint special constables in each school district in their respective towns, to arrest and prosecute all tramps in their respective municipalities.'

SECT. 4. This act shall take effect when approved.

Approved March 9, 1889.

#### Chapter 289.

An Act to amend Section forty-two of Chapter one hundred and twenty-four of the Revised Statutes, relating to Cruelty to Animals.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section forty-two of chapter one hundred and twenty-four 800. 42, ch. 124, of the Revised Statutes is hereby amended, so that the same shall read as follows:

R. S. amended.

SECT. 42. Such officer or agent may take possession of any old, maimed, disabled, diseased or injured animal not properly cared for, and apply to any municipal or police court or trial justice for process to cause the same to be destroyed. If the owner is known, a copy of such application shall be served upon him in hand with an order of court to appear at a time and place named, to show cause why such animal should not be destroyed, and its value fixed. If the owner is not known, then the court shall order notices to be posted in two public and conspicuous places in the town, stating the case in substance, and giving forty-eight hours' notice of the hearing thereon. At such hearings, the court shall determine the value of such animal, and may issue process directing -value, how to such officer to destroy the same. The defendant may appeal as in civil actions.

Any old, disabled or diseased animal, not properly cared for, may be taken possession of

-owner shall be ordered to appear and show why such animal destroyed.

-proceedings, if owner is not

Approved March 9, 1889.

# Chapter 290.

An Act to amend Section nineteen of Chapter five of the Revised Statutes, in relation to School Funds in Plantations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter five, section nineteen of the Revised Statutes is Sec. 19, ch. 5, amended by inserting after the words "school districts," in the fourth line, 'and until the first day of January next, preceding the date upon which the treasurer of said plantation shall call for such interest.' so that said section shall read as follows:

R. S. amended.

SECT. 19. The interest shall be added to the principal of such fund until the inhabitants of such township or tract cipal.

Interest shall be d to prin-

are incorporated into a town, or organized as a plantation, and establish in such plantation one or more school districts; and until the first day of January next preceding the date upon which the treasurer of said plantation shall call for such interest.'

Approved March 9, 1889.

#### Chapter 291.

An Act fixing the salary of the Superintendent of Public Buildings.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of Supt. Public Buildings, fixed. SECT. 1. From and after January first, eighteen hundred and eighty-nine, the salary of the superintendent of public buildings shall be twelve hundred dollars per annum, payable quarterly, instead of the sum now provided by law.

SECT. 2. This act shall take effect when approved.

Approved March 12, 1889.

#### Chapter 292.

An Act for the regulation of the Lobster Fisherics.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Destroying, etc. female lobsters, prohibited.

-penalty.

-proviso.

SECT. 1. It is unlawful to destroy, buy, sell, expose for sale or possess any female lobster in spawn or with eggs attached, at any season of the year, under a penalty of ten dollars for each lobster so destroyed, caught, bought, sold, exposed for sale or possessed; provided, however, if it appears that he intended to liberate them in accordance with the provisions of this act, he shall not be liable to any of the penalties herein provided for, though he may have failed, from any cause not within his control, to so liberate them. The possession of mutilated, uncooked lobsters shall be prima facie evidence that they are not of the required length.

Taking of lobsters less vinu 10 1-2 inches, between July 1 and May 1, prohibited

SECT. 2. It is unlawful to catch, buy or sell, or expose for sale, or possess for any purposes, between the first day of July and the first day of the following May, any lobster

less than ten and one-half inches in length, alive or dead, cooked or uncooked. measured in manner as follows; taking the length of the back of the lobster, measured from the bone of the nose to the end of the bone of the middle flipper of the tail, the length to be taken with the lobster extended on the back its natural length, and any lobsters shorter than the prescribed length when caught, shall be liberated alive at the risk and cost of the parties taking them, under a penalty of one dollar for each lobster so caught, bought, sold, exposed for sale, or in possession, not so liberated.

CHAP. 292

-how measured.

No person shall catch, buy, sell or expose for Taking of sale, or possess for any purposes, during the months of May ginches, during and June, lobsters less than nine inches in length, under the brohibited. same penalties as provided in section two.

the months of

No person, firm, association or corporation, canning of shall can or preserve, or cause to be canned or preserved, any lobsters except during the months of May and June, and or of loss length than 9 inches. during said months it shall be unlawful to can or preserve lobsters less than nine inches in length alive or dead, measured as aforesaid, and for every lobster canned or preserved contrary to the provisions of this section, every person, firm. association or corporation so canning or preserving, shall be liable to a penalty of five dollars for every lobster so canned or preserved, and a further penalty of three hundred dollars -penalty. for each day on which such unlawful canning or preserving is carried on; provided, however, that it shall be lawful for \_provise. dealers to preserve in pickle or vinegar, such surplus stock as for good reasons cannot be disposed of otherwise.

the months of prohibited.

containing lobsters shall be marked with the full name of the taining lobsters, shall be marked. shipper, and in case of seizure by any duly authorized officer of any barrels, boxes or other packages in transit containing lobsters, which are not marked by the full name of the shipper, or in case of seizure by such officer, of barrels. boxes or other packages in transit, containing lobsters less

All barrels, boxes or other packages in transit How barrels

than the prescribed length shall be liberated.

SECT. 6. All fines and penalties under this act may be Fines, how disrecovered by indictment or action of debt, brought by any person, and, together with all forfeitures, shall be paid into the county treasury in the county where the offense is committed.

than the prescribed length, such lobsters as are alive and less

Cars containing lobsters, shall be marked.

SECT. 7. All cars in which lobsters are kept, and all lobster cars while in the water, shall have the name of the owner or owners thereof on the top of the car, where it may be plainly seen, in letters not less than three-fourths of an inch in length, plainly carved or branded thereon, and all traps, nets, or other device for the catching of lobsters, shall have, while in the water, the owner's name carved or branded in like manner on all the buoys attached to said traps or other devices, under a penalty of ten dollars for each car, and five dollars for each trap or device not so marked, and if sufficient proof to establish the ownership of such cars or traps cannot be readily obtained, they may be declared forfeited, subject to the provisions of chapter ninety-eight of the Revised Statutes, including all of chapter one hundred and forty-four of the public laws of eighteen hundred and eighty-seven.

\_nenelties

Inconsistent acts, repealed.

- SECT. 8. All laws, acts and parts of acts inconsistent herewith, are hereby repealed.
  - SECT. 9. This act shall take effect when approved.

Approved March 12, 1889.

#### Chapter 293.

An Act fixing the Pay of the Night Watchmen of Public Buildings.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of night watchmen,fixed.

SECT. 1. From and after January first, eighteen hundred and eighty-nine, the salary of the night watchmen of public buildings, shall be eight hundred dollars per annum, payable quarterly, instead of the sum now provided by law.

This act shall take effect when approved.

Approved March 12, 1889.

#### Chapter 294.

An Act to fix the salary of the Register of Probate and the County Commissioners for the County of Kennebec.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. From and after the first day of January, in the Salary of regis-ter of Probate, year of our Lord one thousand eight hundred and eighty-

Kennebec County, fixed. nine, the salary of the register of probate for the county of CHAP. 295 Kennebec, shall be eight hundred dollars per year, instead of the sum now fixed by law.

SECT. 2. From and after the first day of January, in the Salary of county year of our Lord one thousand eight hundred and eightynine, the salary of each of the county commissioners for the county of Kennebec, shall be two dollars and twenty-five cents per day, instead of the sum now fixed by law, while actually employed in the service of the county, including the time spent in traveling, for which he shall have ten cents a mile for the distance actually traveled.

This act shall take effect when approved. SECT. 3.

Approved March 12, 1889.

#### Chapter 295.

An Act to repeal Section six, Chapter fifty-eight of the Revised Statutes, relating to the Board of Agriculture.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section six, chapter fifty-eight of the Revised Sec. 6, ch. 58, R. S., repealed Statutes, is hereby repealed.

SECT. 2. This act shall take effect when approved.

Approved March 12, 1889.

#### Chapter 296.

An Act in relation to suits for Taxes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. In all suits to collect a tax on real estate, if it In suits to col appears that at the date of the list on which such tax was made the record title to the real estate listed was in the de
delication of the list on which such tax was estate, if record title appears to be in defendant, he shall not deny that the list of the fendant, he shall not deny his title thereto; provided, however, if any owner of real estate who has conveyed the same shall forthwith file a copy of the description as given in his deed, with the date thereof and the name and residence of

-when judgment shall be ien on land. his grantee, in the registry of deeds where such deed should be recorded, he shall be free from any liability under this act. When such suits are commenced within eighteen months from the date of the list, after such notice to the owners as the court shall order, the judgment recovered against the defendant therein shall be a lien on the land relating back to the date of the list and continuing for thirty days after rendition of judgment, to be enforced on execution in any of the methods now provided by law.

SECT. 2. This act shall take effect when approved.

Approved March 12, 1889.

#### Chapter 297.

An Act to amend Section four and Section six of Chapter sixty-nine of the Public Laws of eighteen hundred and eighty-seven, relating to the Commissioner of Industrial and Labor Statistics.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 4, ch. 69, Public Laws 1887, amended. Section four, chapter sixty-nine of the public laws of eighteen hundred and eighty-seven, is hereby amended by striking out the words "one thousand" in the fifth line of said section, and substituting the words "fifteen hundred," so that said section as amended, shall read as follows:

Salary of commissioner. 'SECT. 4. The commissioner herein named, shall receive an annual salary of fifteen hundred dollars, and to aid in carrying out the provisions of this act, said commissioner is hereby authorized to employ such assistance and incur such expense, not exceeding fifteen hundred dollars per annum, as shall be necessary to carry out the provisions of this act.'

Bec. 6 amended.

-report.

SECT. 2. Section six of said chapter is hereby amended by striking out the word "ten" in the sixth line of said section, and substituting the word 'six,' so that said section, commencing at the second word in the fifth line shall read as follows: 'and said commissioner shall cause to be published and circulated in this state, six thousand copies annually of the results of his labors, as to the objects for which commission is created.'

Approved March 12, 1889.

## Chapter 298.

An Act relating to Hawkers and Peddlers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

No person shall go about from town to town, or Peddling withfrom place to place in the same town, exposing for sale or forbidden. selling, any goods or chattels other than fruit grown in the United States, fruit trees, provisions, live animals, brooms, -exceptions. agricultural implements, fuel, newspapers, books, pamphlets, agricultural products of the United States, the products of his own labor or the labor of his family, any patent of his own invention, or in which he has become interested by being a member of any firm, or stockholder in any corporation which has purchased the patent, until he shall have procured a license so to do as hereinafter provided.

The secretary of state shall grant a license, to Secretary of go about exposing for sale and selling, any goods, wares or license, and merchandise, to any citizen of the United States who files in his office a certificate signed by the mayor of a city, or by a majority of the selectmen of a town, stating to their best knowledge and belief that the applicant therein named is of good moral character; but such license shall be granted to no other person. The mayor or selectmen before granting such certificate, shall require the applicant to make oath, that he is the person named therein and that he is a citizen of the United States, and the mayor or said selectmen are hereby authorized to administer said oath.

The secretary shall cause to be inserted in every such license the names of such cities and towns as the appli-license. cant selects, with the sums to be paid to the respective treasurers thereof, as provided in the following section, and shall receive from the applicant one dollar for each city and town so inserted. Every person so licensed may sell as aforesaid, \_\_fees. in any city or town mentioned in his license, any goods, wares or merchandise, upon first paying the required sum to the treasurer of such city or town, who shall certify on the face of said license the sum so paid.

What shall be

SECT. 4. Every person licensed under the two preceding Form to cities sections, shall pay to the treasurer of each city or town mentioned in his license, the sums following: for every town con-

taining not more than one thousand inhabitants, according to the United States census next preceding the date of his license, three dollars; for towns containing more than one thousand and less than two thousand inhabitants, six dollars; and for every thousand inhabitants in excess of two thousand, two dollars, provided, that the sum so to be paid to any such treasurer shall in no case exceed twenty dollars.

State licenses.

—fee.

SECT. 5. The secretary, upon conditions required in section two, may grant special state licenses, upon the payment by the applicant of fifty dollars for each license, and the person so licensed may expose for sale and sell, in any city or town in this state, any goods, wares or merchandise. He may also grant as aforesaid, upon the payment by the applicant of one dollar for each county mentioned therein, special county licenses, and the person so licensed, upon paying to the treasurer of each county mentioned in said license, the sum of five dollars, may expose for sale and sell, within such counties, any tin, britannia, glass, earthen, iron or wooden wares manufactured in the United States. The respective county treasurers, upon receipt of the aforesaid sum, shall certify on the face of said license the amount so received.

-county

—fee.

Disabled soldiers and sailors, exempted from payment of fees.

Record of

SECT. 6. Any soldier or sailor disabled in the war for the suppression of the rebellion, or by sickness or disability contracted therein or since his discharge from service, shall be exempt from paying the license fees required by this chapter.

SECT. 7. The secretary of state and the treasurers of counties, cities and towns, shall severally keep records of all licenses upon which the sums herein provided have been paid to them, with the number of each, the names and residences of the persons licensed, and the sums received thereon, and all such records shall be open for public inspection.

Fees, how disposed of.

SECT. 8. All sums paid to the secretary under this chapter shall be for the use of the state, and all sums paid to the treasurer of a county, city or town, shall be for the use of such county, city or town, provided, however, that the fee of one dollar paid for each license, shall be for the personal use of said secretary.

License to be exhibited when required.

-penalty.

SECT. 9. Every person licensed to peddle, as hereinbefore provided, when his license is demanded of him by a mayor, alderman, selectman, sheriff or his deputy, constable or police officer, shall forthwith exhibit it, and if he neglects or

refuses so to do, shall be subject to the same penalty as if he had no license. A synopsis of this chapter shall be printed on every license.

CHAP. 299

Whoever goes from town to town, or from Penalty for place to place in the same town, carrying for sale or exposing for sale, any goods, wares or merchandise, contrary to the provisions of this act, shall be punished by a fine not exceeding two hundred dollars for each offense.

SECT. 11. All licenses granted under this chapter shall Licenses, when bear date the day on which they are issued, and shall continue in force one year.

Sheriffs and their deputies, constables and Enforcement of SECT. 12. police officers, shall arrest and prosecute every person within their jurisdiction whom they have reason to believe to be guilty of violation of any of the provisions of this act: and one-half of any fine recovered under section eleven of this act \_fines, how shall inure to the prosecutor, the balance to the town or civy in which the offense was committed.

SECT. 13. Trial justices and judges of municipal and Jurisdiction of police courts shall have jurisdiction of all offenses committed

under this chapter.

SECT. 14. The provisions of this chapter are not applicommercial cable to commercial agents, selling goods by sample to from provisions. dealers only.

All acts and parts of acts inconsistent herewith, Inconsistent SECT. 15. are repealed.

This act shall not take effect until July fifteen, When act shall SECT. 16. eighteen hundred and eighty-nine.

Approved March 12, 1889.

# Chapter 299.

An Act to prohibit the sale of Votes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Whoever shall offer, or promise, or agree to re- Penalty, if any ceive any money or other valuable consideration for giving person shall sell his vote. in his vote at any election held under the provisions of the constitution or of the fourth chapter of the Revised Statutes

of this state, and shall in accordance with such offer, promise, or agreement, give in his vote at such election, shall be fined not more than one hundred dollars, or imprisonment not more than one year, and shall be excluded from the right of suffrage for a term of ten years.

Copies of this act shall be furnished cities, towns and plantations and posted in voting precincts. SECT. 2. It shall be the duty of the secretary of state to furnish the mayors of cities, the selectmen of towns and plantations with the copies of this law in a printed form suitable to be posted in conspicuous places in the voting precincts of every city, town and plantation, and it shall be the duty of the proper officers of the several municipalities of the state to carry the provisions of this law into effect.

Approved March 12, 1889.

#### Chapter 300.

An Act to regulate the salary of the officer appointed to attend the Superior Court for the county of Cumberland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of officer to attend Superior Court, Cumberland Co., fixed. SECT. 1. The salary of the officer appointed to attend the superior court for the county of Cumberland shall be six hundred dollars per year.

SECT. 2. This act shall take effect when approved.

Approved March 12, 1889.

#### Chapter 301.

An Act in relation to Pounds.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town of Whitefield from provisions of Sec. 1, ch. 23, R. S.

The provisions of section one of chapter twenty-three of the Revised Statutes, shall not apply to the town of Whitefield, in the county of Lincoln.

Approved March 12, 1889.

#### Chapter 302.

An Act to repeal an act entitled "An Act to amend Chapter seventy-right, Section seventeen of the Revised Statutes, relating to powers of County Commissioners."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The act entitled, "An Act to amend Chapter Act to amend Sec. 17, oh. 78, seventy-eight, Section seventeen of the Revised Statutes, R. S. repealed. relating to powers of County Commissioners," approved March eight, in the year of our Lord eighteen hundred and eighty-nine, is hereby repealed; and section seventeen of sec. 17, ch. 78, chapter seventy-eight of Revised Statutes, is hereby revived.

The county commissioners of Cumberland county County Commismay raise by temporary loan, to be paid within one year berland county, from the time when the same is contracted, a sum not exceed- procure a loan. ing twenty-five thousand dollars in any year for use of said county, and cause notes or obligations of said county, with coupons for lawful interest, to be issued for payment thereof, as aforesaid.

SECT. 3. This act shall take effect when approved.

Approved March 12, 1889.

# Chapter 303.

An Act relating to employment of Labor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Whoever by threats, intimidation or force, alone or in Penalty for precombination with others, prevents any person from entering threats, any person from entering threats, any person from enterinto or continuing in the employment of any person, firm or ing employment of any person or corporation, shall be punished by imprisonment not more than two years, or by fine not exceeding five hundred dollars.

enting, by corporation.

Approved March 18, 1889.

#### Chapter 304.

An Act in relation to the compensation of the Sheriff of the county of Aroostook.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Salary of sheriff of Aroostook County, fixed. The sheriff of the county of Aroostook, from and after the first day of January, in the year of our Lord one thousand eight hundred and eighty-nine, shall receive from the treasury of said county an annual salary of three hundred dollars in quarterly payments, on the first days of January, April, July and October, instead of the compensation provided in section twenty-three of chapter eighty, of the Revised Statutes; and it is hereby further provided, that the sheriff of said county shall not receive from any of his deputies any of the fees earned by said deputies, or any percentage thereon after said date.

Approved March 13, 1889.

#### Chapter 305.

An Act explanatory of an act entitled "An Act to amend section nineteen of Chapter five of the Revised Statutes, in relation to School Funds in Plantations."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 19, ch. 18, R. S is not altered or repealed.

\_\_\_\_\_

Said act to amend said section nineteen of chapter five of the Revised Statutes, shall not be taken or construed to alter, amend or repeal any part of said section which is not contained in said act.

Approved March 13, 1889.

# Chapter 306.

An Act to amend Chapter two hundred sixty-one of the Public Laws of the year eighteen hundred and eighty-five, relating to Migratory Fish.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 17, ch. 40, R. S., as amended by ch. 261, Public Laws 1885, further amended. Section seventeen of chapter forty of the Revised Statutes as amended by chapter two hundred and sixty-one of the public laws of the year eighteen hundred and eighty-five, is

hereby amended by striking out in the fourth and fifth lines. the following words, "any part thereof from land to land," and inserting in their place the following, 'the distance from opposite shores of the same at any point,' so that said section as amended, shall read as follows:

SECT. 17. The taking of mackerel, herring, shad, porgies or menhaden, and the fishing therefor, by the use of purse and drag seines is prohibited in all small bays, inlets, harbors or rivers where any entrance to the same or the distance from opposite shores of the same, at any point, is not more than three nautical miles in width, under a penalty upon the master or person in charge of such seines or upon the owners of any vessel or seines employed in such unlawful fishing, of not less than three hundred nor more than five hundred dollars to be recovered by indictment or action of debt, onefourth of the penalty to the complainant or prosecutor, and three-fourths to the county in which the proceedings are commenced, and there shall be a lien upon the vessels, steamers, -lien upon vessels, etc. boats and apparatus used in such unlawful pursuit, until said penalty with costs of prosecution is paid, but a net for mesh--seine defined. ing mackerel or porgies of not more than one hundred meshes in depth and a net for meshing herring, of not more than one hundred and seventy meshes in depth, and a net for meshing shad of not more than seventy-five meshes in depth, shall not be deemed a seine.'

Taking or fishing for mackerel, herring and porgies, with scines, prohibited in certain waters.

-penalties, how recovered, and henefit.

Approved March 13, 1889.

#### Chapter 307.

An Act relating to the compensation of State Superintendent of Common Schools and his Clark

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The salary of the state superintendent of Salary of Supt. Schools, fixed. common schools shall be and is hereby fixed at fifteen hundred dollars per year, from January first, in the year of our Lord eighteen hundred and eighty-nine, which shall be exclusive of traveling expenses as now provided by law. And the salary of the clerk of the same shall be and is hereby salary of clerk, fixed at one thousand dollars from the same date. intendent shall biennially, as soon as practicable after the

Shall print school laws and prepare circuadjournment of the legislature, compile and have printed in pamphlet form, three thousand copies of the amended school law of the state, and distribute the same to the municipal and school officers of the several towns; and he shall furthermore prepare and issue thus biennially, such circulars of information and advice to school officers, relating to new school enactments, as he shall deem necessary for the intelligent and effectual enforcement of such enactments, and all acts inconsistent with this act, are hereby repealed.

SECT. 2. This act shall take effect when approved.

Approved March 13, 1889.

#### Chapter 308.

An Act to provide for the refunding of the Public Debt, and to repeal an act entitled, "An Act to provide for the refunding of the Public Debt." approved February twenty-six, eighteen hundred and eighty-nine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Act for refund-ing public debt, repealed

An act entitled, "An Act to provide for the refunding of the Public Debt," approved February twentysix, eighteen hundred and eighty-nine, is hereby repealed.

Treasurer of State authorized bonds for purpose of renew-ing bonded State debt.

-denomina-

rate of interest.

For the purpose of renewing and extending the bonded indebtedness of this state, which matures June first and October first, eighteen hundred and eighty-nine, and of paving the temporary loan authorized by section six of this act, the treasurer of state is hereby authorized to issue new bonds in sums of not less than one thousand dollars each, with coupons attached for the payment of the interest, at the rate of three per cent per annum, payable semi-annually, both principal and interest payable in Boston or at the treasury of Maine; or registered bonds, for the whole or any part thereof, transferable by assignment, in amounts of not less than one thousand dollars each, with interest at the rate of three per cent per annum, payable semi-annually, both principal and interest payable at the treasury of Maine. Of the bonds -when payable so issued, fifty thousand dollars shall be payable per annum, for twelve years, beginning with the year eighteen hundred and ninety; seventy thousand dollars per annum, for ten years, beginning with the year nineteen hundred and two; seventy-eight thousand dollars per annum, for ten years, beginning with the year nineteen hundred and twelve; and all additional bonds that may be required for the purposes aforesaid, shall be payable in eight equal annual payments,

beginning with the year nineteen hundred and twenty-two. No bonds shall be issued in excess of the amount required for the purposes aforesaid. Each bond so issued shall be signed by the treasurer, countersigned by the governor and -how signed. attested by the secretary of state, with the seal of the state. The treasurer may sign said coupons or his name may be engraved thereon.

CHAP. 308

SECT. 3. The treasurer of state, with the approval of the governor, in writing, is hereby authorized, subject to the provisions of section five of this act, to exchange all or any of the bonds authorized by section two of this act, for an equal amount of the bonds of the state, maturing as aforesaid, now outstanding, on such terms as in his judgment and in the opinion of the governor shall be advantageous to the state, but at a valuation not less than the highest price received for bonds sold under this act.

Treserves of Btate authorize to exchange bonds for me-

So many of the bonds authorized by this act as may be issued to renew and extend the bonded indebtedness maturing June first, eighteen hundred and eighty-nine. shall be dated and bear interest from June first, eighteen hundred and eighty-nine. All other bonds authorized by this act shall be dated and bear interest from October first, eighteen hundred and eighty-nine.

When bonds and heer interest.

The treasurer, with the approval of the governor, in writing, shall advertise in such papers as they deem proposals to expedient, for proposals for the sale or exchange of the bonds aforesaid, stating in such advertisement, as near as may be, the amount of bonds to be negotiated, the maturity thereof, and the time of delivery, with such provisions as to the form and reception of proposals as they deem expedient. And the treasurer, with the approval of the governor, in writing, may sell or exchange, and deliver, or contract to sell or exchange and deliver, said bonds or any part thereof, to the party or parties who agree to receive the same, or any part thereof, at the highest rate of premium; or, he may reject any or all of such proposals, as they adjudge to be -may reject all best for the interest of the state. In case all or any of the proposals are rejected, the treasurer, with the approval aforesaid, may re-advertise as often as necessary, subject to -may re-adver the aforesaid conditions, and with the approval aforesaid, sell or exchange, or contract to sell or exchange and deliver, as

Tressurer shall advertise tor ale or exchange of honds.

-bonds shall be required.

aforesaid, all or any part of the bonds authorized by this act. For the faithful performance of all contracts made under the provisions of this act, the treasurer shall require a bond or bonds, with sufficient sureties.

Authorized to procure temporary loan to provide for payment of debt due June, 1889. SECT. 6. In order to provide for the payment of such of the bonded indebtedness of the state, maturing on the first day of June, eighteen hundred and eighty-nine, as shall not have been renewed and extended as aforesaid, the treasurer is hereby authorized to procure for the state, such temporary loan or loans, as may be necessary, and give its notes therefor, payable within five months, with interest, not exceeding four per cent, per annum; and the proceeds of such notes, are hereby appropriated to the payment of said bonded indebtedness maturing June first, eighteen hundred and eighty-nine.

Authorized to sell bonds of sinking fund, and pay debt maturing October 1, 1889. SECT. 7. The treasurer of state, with the approval of the governor, in writing, is hereby authorized and directed, at such times and in such amounts as they may determine, after public proposals therefor, separate from any sale or exchange of bonds under this act, to sell all of the bonds in the sinking fund, and to apply the proceeds thereof, to the purchase, or payment, of the bonded indebtedness of the state, maturing October first, eighteen hundred and eighty-nine; and such proceeds, are hereby appropriated for the purpose of purchasing or paying said bonded indebtedness.

Proceeds of bonds, how appropriated.

SECT. 8. The proceeds of all bonds issued under the provisions of this act, are hereby appropriated to the payment of said bonded indebtedness maturing June first, eighteen hundred and eighty-nine, and October first, eighteen hundred and eighty-nine, and to the payment of such notes as may be issued under sections six and ten of this act.

Any bond may at any time, be exchanged for registered bond. SECT. 9. Upon delivery to the state treasurer of any registered bond, issued under this act, by the original holder or assignee thereof, or upon delivery to the state treasurer of any such coupon bond, at any time, an equivalent registered bond, or bonds, in form as aforesaid, shall be issued to such holder, or assignee, in substitution therefor.

All bonds paid, etc.. shall be cancelled.

- -record of registered bonds.
- SECT. 10. All bonds paid or purchased, or received by the treasurer for exchange or registration, under the provisions of this act, shall be effectually effaced, canceled and destroyed. And the treasurer shall keep a register of all registered bonds issued under the provisions of this act, showing the serial

number, date and amount of each certificate, to whom issued. CHAP. when payable, and also a like description of the bonds received in lien thereof.

SECT. 11. In order to provide for the payment of such of Authorized to the bonded indebtedness of the state maturing on the first proving for pay day of October, eighteen hundred and eighty-nine, as shall not have been reported and are also been reported as a shall are also been reported and are also been r not have been renewed and extended as aforesaid, and the temporary loan or loans authorized by section six of this act, the treasurer of state is hereby authorized to procure for the state, such temporary loan or loans as may be necessary, and give the notes of the state therefor, payable on such time, not exceeding one year, and with such rate of interest, not exceeding four per cent, per annum, as may be expedient. The proceeds of the notes authorized by this section are Appropriation. hereby appropriated to the payment of said bonded indebted-

SECT. 12. All acts and parts of acts inconsistent, with Inconsistent this act, are hereby repealed.

SECT. 13. This act shall take effect when approved.

ness and said temporary loans.

Approved March 18, 1889.

# Chapter 309.

An Act to regulate the compensation of Sheriffs, for attendance on the Supreme Judicial and Superior Courts.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Paragraph twenty-three of section five of chapter Paragraph 23, one hundred and sixteen of the Revised Statutes, is hereby R. S., amended. amended by striking out the word "two" in the second line, and inserting in place thereof the word 'three,' so that said paragraph shall read as follows:

'For each day's attendance by the sheriff on the supreme Pay of sheriffs. judicial, or either of the superior courts, three dollars, to be paid from the county treasury.'

This amendment shall not apply to Cumberland and Ken- cumberland nebec counties.

and Kennebeo counties, excepted.

SECT. 2. This act shall take effect when approved.

Approved March 13, 1889.

#### Chapter 310.

An Act relating to the return of writs and processes in the Superior Court of Kennebec County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Writs and processes, how returned. SECT. 1. All writs, processes and proceedings commenced prior to the second Tuesday of June, in the year of our Lord eighteen hundred and eighty-nine, and which would otherwise be returnable at the June term of the superior court at Augusta, within and for the county of Kennebec, shall be entered and have day in said court, at said June term, at Waterville in said county.

Act subject to provisions of former act. SECT. 2. This act is subject to the provisions of section two of an act entitled "An Act to hold the June term and a November term of the Superior Court, Kennebec County, in the city of Waterville," approved March eight, eighteen hundred and eighty-nine.

SECT. 3. This act shall take effect when approved.

Approved March 13, 1889.

#### Chapter 311.

An Act referring to release of attachment of Personal Property.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Attachment on personal property, shall be vacated on delivery to officer of a suffic ent band, properly approved.

C aditi ns.

When personal property is attached, and actual possession thereof is taken, on any mesne process, the attachment shall be vacated, upon the defendant, or some one in his behalf, delivering to the officer who made such attachment, a bond to the plaintiff in double the ad damnum named in the process, with sufficient sureties, approved by the plaintiff or his attorney, or by any judge of the supreme judicial, superior or probate courts; conditioned that within thirty days after the rendition of judgment, or after the adjournment of the court in which it is rendered, he will pay to the plaintiff or his attorney of record, the amount of said judgment, including costs; which said bond shall be returned by the officer with the process, for the benefit of the plaintiff. Upon the

return of such process and bond, the officer making the attachment shall be relieved of all liability to the plaintiff by reason of such attachment.

Approved March 18, 1889.

#### Chapter 312.

An Act prohibiting Savings Banks, Mortgage, Loan and Trust Companies, seting as Administrator or Guardian.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. No savings bank, mortgage, loan, trust or bank- Savings banks ing company, association or institution, incorporated under the panies shall not set as adminislaws of this state, or of any other state and doing business in trator or spandian. this state, shall act or do business as administrator or guardian. anything in their charter to the contrary notwithstanding.

All acts and parts of acts inconsistent with this Inconsistent SECT. 2. act, are hereby repealed.

acts repealed.

SECT. 3. This act shall take effect when approved.

Approved March 13, 1889.

#### Chapter 313.

An Act amendatory of Section one hundred and thirteen, Chapter fifty one of the Revised Statutes, and additional to said chapter, relating to Railroad Commissioners.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one hundred and thirteen of chapter fifty-one of the Revised Statutes is hereby amended, so as to read as follows:

The governor, with the advice and consent Railroad comof the council, shall appoint three railroad commissioners appointment and tenere. who shall act as a board and hold their offices for three years; one of them shall be learned in the law and appointed and -qualification. commissioned as chairman; one of them shall be a civil engineer who shall have had experience in the construction of railroads; and the third shall have had experience in the management and operation of railroads. Said board shall

-shali keep record. -expendi-tures.

be provided with an office and suitable rooms for hearing in which its record shall be kept; the board may expend a sum not exceeding two thousand dollars annually in procuring necessary books, maps, stationery and statistics, and in defraving expenses incidental and necessary to the discharge of its duties and procuring the assistance of a mechanical expert in the examination of iron bridges. A statement of such expenses shall accompany its annual report. board shall also have a clerk to be appointed by the governor on the recommendation of the board, who shall keep a full and minute record of its proceedings. The compensation of said commissioners and clerk, which shall be in full for all services to be performed by them, shall be two thousand dollars per annum for each commissioner, and twelve hundred dollars per annum for the clerk, payable quarterly from the state treasury.'

Clerk, appoint-

Compensation of oummie. sioners and

May employ engineer to examine bridges

Every railroad corporation shall, when requested by the railroad commissioners, have an examination made of any iron bridge or other structure, by a competent and experienced mechanical engineer, who shall report to the board of commissioners forthwith the results of his examinations, his conclusion and recommendations, and transmit a copy of the same to the corporation. The report shall furnish such information in detail, and with such drawings and prints as may be in writing, requested by the board of railroad commissioners.

Railroad corpo-rations shall furnish reasonable facilities.

SECT. 3. Any railroad corporation within this state shall furnish all reasonable facilities to the board of commissioners for the prompt and faithful discharge of the duties prescribed under this act.

Additional tax shall be paid by railroads.

termined by

shall be degovernor and

Every railroad company operating any railroad in this state, shall pay to the treasurer of the state a tax in addition to all taxes now provided by law, such a sum as shall be its pro rata part of the amount of the salary and salary of clerks and expenses of the said railroad commissioners, as provided in section one, to be determined by the governor and council on or before April first of each year, according to the gross transportation receipts of any such railroad company in this state, as returned to the railroad commissioners for the year ending September thirtieth, preceding the levying of such tax. The governor and council shall report the same to the treasurer of the state, who shall forthwith give

notice thereof to every railroad company operating any rail- CHAP. 313 road in this state, and said tax shall be payable on the first day of July next after the levy is made.

SECT. 5. All parts of chapter fifty-one of the Revised Inconsistent acts, repealed. Statutes, and any amendments thereto, so far as they are inconsistent with the provisions of this act, are hereby repealed.

Approved March 18, 1889.

• . •

# PRIVATE AND SPECIAL LAWS

OF THE

# STATE OF MAINE.

1889.

. . : •

# PRIVATE AND SPECIAL LAWS

OF THE

#### STATE OFMAINE.

# 1889.

#### Chapter 287.

An Act to amend the charter of the Portland Institute and Public Library, incorporated January twenty-seven one thousand eight hundred and sixty-seven, and to change the corporate name.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. All the powers, immunities and franchises and Name changed. affairs of the Portland Institute and Public Library which shall henceforth be called The Portland Public Library, shall perpetually hereafter be exercised, managed and governed be exercised by a permanent board to be styled The Trustees of the Port-trustees. land Public Library; the corporate property shall be used and improved for a free public library for the inhabitants of the city of Portland, and shall be forever exempt from liability to be taken by the city from the management, direction and control of said board of trustees.

SECT. 2. Said board of trustees shall consist of such num- Number and election of. ber, not exceeding twenty, as the life members of the corporation at a meeting specially called for that purpose, and to act upon the acceptance of this act, may determine, and shall in arising from any cause shall be filled by the remaining members of the board.

470

Снар. 288

Officers.

SECT. 3. The board of trustees shall elect from their number a president, and may appoint a secretary, treasurer, librarian and other proper and necessary officers and assistants, who need not be members of the board. The president and other officers and assistants shall hold office and place during the pleasure of the board of trustees.

By-laws,

-tenure.

SECT. 4. The board of trustees may adopt by-laws for the regulation of their business; and for the use, protection and preservation of the property of the corporation, and of all collections of books, papers, manuscripts, curiosities, antiquities or works of art under its charge; and for the increase and extension of the library by purchase or exchange; and may, by by-law determine what number shall constitute a quorum of the board for the transaction of business; and may establish a system of fines and penalties for the abuse, injury or loss of their property, which system may, from time to time be modified and amended as shall be judged expedient.

-quorum.

SECT. 5. This act shall take effect when approved.

Approved January 16, 1589.

#### Chapter 988.

An Act to confirm and make valid the acts and votes of the stockholders of the Bath Electric Light and Power Company, in increasing the capital stock and issuing bonds of said corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Doings, increasing capital stock, legalized. SECT. 1. All acts and doings of the stockholders of the Bath Electric Light and Power Company, organized under the laws of this state, chapter two hundred fourteen, of the private and special acts of eighteen hundred eighty-seven, in increasing its capital stock to fifty thousand dollars, divided into five hundred shares, of the par value of one hundred dollars each, are hereby confirmed and declared legal and valid. Said capital stock is hereby declared to be fifty thousand dollars, divided into five hundred shares of the par value of one hundred dollars each.

-capital stock.

Doings, isming bonds, legalized.

SECT. 2. All the acts and doings of the stockholders of said corporation in issuing bonds for the construction and enlargement of its plant and works, to the amount of forty

thousand dollars, and securing the same by mortgage or deed of trust upon the franchise, property and estate of said corporation, are hereby confirmed and declared legal and valid.

SECT. 3. This act shall take effect when approved.

Approved January 22, 1889.

#### Chapter 289.

An Act to amend section eight of Chapter thirty-four of private and special laws of eighteen hundred eighty-seven, entitled "An Act to incorporate the Waterville Electric Light and Power Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section eight of chapter thirty-four of private Sec. 8, ch. 34, special laws o and special laws of eighteen hundred eighty-seven, is hereby 1887, amended. amended by striking out the word "fifty" in the second line and inserting in the place thereof the words 'seventy-five,' so that the said section as amended, shall read as follows:

SECT. 8. The capital stock of said company shall not Capital stock. exceed seventy-five thousand dollars, and shall be divided into shares of one hundred dollars each.'

SECT. 2. This act shall take effect when approved.

Approved January 25, 1889.

#### Chapter 290.

An Act to legalize the doings of School District Number Twelve, in the town of Appleton.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The meetings and acts of school district number twelve, in Doings of School district in the town of Appleton, in Knox county, during the years eighteen hundred eighty-four and eighteen hundred eightyfive, are hereby confirmed and declared legal and valid.

#### Chapter 291.

An Act relating to the Lewiston Bleachery and Dye Works.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Stockholders,

SECT. 1. Any corporation, manufacturing or having fabrics of cotton or flax to bleach, dye or print, may become a member of and the holder of stock in the Lewiston Bleachery and Dye Works, a corporation organized under an act entitled "An Act to incorporate the Lewiston Bleachery and Dye Works," approved January eleven, eighteen hundred seventy-two, with all and the same rights and privileges, and subject to the same duties and liabilities as individual stockholders.

Ownership of shares, legalized. SECT. 2. The ownership of shares of the Lewiston Bleachery and Dye Works by the following corporations, organized under charters granted by the state of Maine, is hereby made valid: the Franklin Company, Lewiston, Maine, one thousand five hundred shares; the Androscoggin Mills, Lewiston, Maine, three hundred seventy-five shares; the Bates Manufacturing Company, Lewiston, Maine, three hundred seventy-five shares; the Laconia Company, Biddeford, Maine, three hundred seventy-five shares; the Pepperell Manufacturing Company, Biddeford, Maine, three hundred seventy-five shares. All acts of the said Lewiston Bleachery and Dye Works done by officers elected by the aforesaid corporations as owners of shares in other respects legal, are hereby confirmed.

—acts of corporation, legalized.

Representation in meetings of corporation.

-eligibility of directors.

SECT. 3. At any meeting of said Lewiston Bleachery and Dye Works, and on other occasions, such stockholding corporations may be represented, vote and act respectively by such person or persons, or committee as their stockholders or directors may delegate; but nothing herein shall be construed as changing the ratio of representation of such stock from that provided by the by-laws of the said Lewiston Bleachery and Dye Works. Any person who is also a director in the said stockholding corporations, shall be eligible to the office of director in the said Lewiston Bleachery and Dye Works, whether the owner of stock or not in said last named corporation.

SECT. 4. This act shall take effect when approved.

Approved January 25, 1889.

#### Chapter 292.

amend an act, entitled "An Act to incorporate the Maine Congregational haritable Seciety."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section one of chapter forty-five of the special Sec. 1, ch. 45, Special Laws, laws of eighteen hundred and twenty-nine, is hereby amended 1-29. by inserting after the word "relieving," in the fourteenth line thereof, the following words 'aged or infirm congregational ministers and,' so that said section as amended, shall read as follows .

'SECT. 1. Be it enacted by the Senate and House of Rep- Corporators. resentatives, in Legislature assembled, that Allen Greely, Bennet Tyler, David Thurston, Thaddeus Pomeroy, Asa Mead and Charles Freeman, their associates and successors. be and they hereby are constituted a body politic and corporate, by the name of the Maine Congregational Charitable -corporate name. Society, with power to prosecute and defend suits at law; to -powers and privileges. have and use a common seal; to make and establish any by-laws for the management of their affairs, not repugnant to the laws of the state; to take and hold any estate, real or personal, for the purpose of relieving aged or infirm congregational ministers, and the indigent widows and children of deceased congregational ministers, and to give, grant, bargain or sell the same; and with all the powers and privileges usually granted to other societies, instituted for purposes of charity and beneficence; provided, that the value of the real -may hold real estate of said corporation shall never exceed forty thousand dollars, and the annual income of the whole estate of said corporation shall not exceed twenty thousand dollars.'

SECT. 2. This act shall take effect when approved.

Approved January 25, 1889.

#### Chapter 293.

An Act to legalize the proceedings by which Webster Plantation was organized.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Doings and organization of Webster plantation, legalized.

SECT. 1. The proceedings by which Webster plantation in Penobscot county was organized in September, eighteen hundred and fifty-six, are hereby confirmed, and the organization of said plantation is hereby declared legal and valid.

SECT. 2. This act shall take effect when approved.

Approved January 25, 1889.

#### Chapter 294.

An Act to set off a part of the town of Veasle and annex the same to the city of Bangor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Veazie and Bangor, set off. Lot number twenty-nine of Park Holland's survey of Bangor, is hereby set off from the town of Veazie and annexed to the city of Bangor.

Approved January 29, 1889.

#### Chapter 295.

An 4ct to amend Sections three and four, Chapter one hundred thirty-one of the Private and Special Laws of eighteen hundred and eighty-seven, chartering the Maine and New Brunswick Insurance Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter of Maine and New Brunswick Ins. Co., amended. SECT. 1. Section four, chapter one hundred and thirty-one of the private and special laws of eighteen hundred and eighty-seven, chartering the Maine and New Brunswick Insurance Company, is hereby amended as follows: by striking out the whole of the present section four and inserting in lieu thereof, the following:

Shall derosit death and accident reserve fund with State Treasurer. 'SECT. 4. This corporation shall keep on deposit with the treasurer of the state of Maine, a reserve fund for the benefit and protection of the certificate holders in said association, for the creation of which it shall annually, on the thirty-first

day of December, deposit with said treasurer, in addition to the amount heretofore deposited, an amount equal to twenty per cent of its total receipts on assessments made to pay death benefits during the year then ended, until the reserve fund so accumulated shall amount from death claim assessments to two hundred thousand dollars, and from accident assessments to forty thousand dollars. These funds shall be kept distinct from each other and the first shall be known as the death claim fund, and the second as the accident fund. These amounts may be deposited in interest bearing securities, as the governor and council may approve, or in such securities as savings banks may, from time to time be by law authorized to invest their deposits in, and if said corporation shall neglect for thirty days to satisfy any judgments recovered against it, in any court in this state, then the said not satisfied within 30 days. treasurer shall forthwith convert into money any of said securities, and satisfy such judgment, and such corporation shall not transact any other business until said deposit is restored. When deemed advisable by a majority of the directors, the interest on said reserve fund, together with such a part of the fund as may be considered necessary, may be applied from time to time to the payment of death losses, in order to reduce the number of assessments upon the members of the association, and the expenses necessarily incident thereto, or in the same manner to the payment of accident claims, and for no other purpose. Provided, however, that said fund -proviso. shall not at any time be reduced below an amount equal to one assessment upon all of its members.' SECT. 2. Section three of said act is hereby amended by Sec. 8, amended.

CHAP. 295

-funds shall be kept separa's.

-penalty, if any judgment is not satisfied

-interest on fund may be applied to pay ment of death

Money or the securities in which it may be Securities shall 'SECT. 3. invested, realized from assessments made to pay death and pay claims and accident claims, shall be used for paying such claims, and the expenses necessarily incident to the adjustment thereof, and for no other purpose.'

adding in the third line after the word "claims," the words and the expenses necessarily incident to the adjustment thereof,' so that said section as amended, shall read as

expenses.

SECT. 3. This act shall take effect when approved.

Approved January 29, 1882.

follows:

#### Chapter 296.

An Act to authorize the Knickerbocker Steam Towage Company to increase its capital stock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Company authorised to increase capital stock. SECT. 1. The Knickerbocker Steam Tewage Company is hereby authorized to increase its capital stock, from time to time, as may be required for its purposes, to one million dollars, and may hold real and personal estate to such an amount as may be necessary for its purposes.

SECT. 2. This act shall take effect when approved.

Approved January 29, 1889.

#### Chapter 997.

An Act to incorporate the Maine Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Peter G. Bradstreet, Arthur Sewall, David Dennis, Charles Swift, William W. Bradstreet, Henry S. Webster, Joseph S. Bradstreet, L. G. Downes, William T. Hall, Josiah S. Maxcy, E. A. Thompson, Sanford N. Maxcy, Frank Nelson and Weston Lewis, or such of them as may, by vote, accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic, to be known as Maine Trust and Banking Company, and, as such, shall be possessed of all the powers, privileges and immunities, and subject to all the duties and obligations conferred on corporations by law, except as otherwise provided herein.

Corporate name.

Location.

SECT. 2. The corporation hereby created shall be located at Gardiner, Kennebec county, Maine, and may establish agencies in any part of this state.

Purposes and

SECT. 3. The purposes of said corporation, and the business which it may perform, are: first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations and municipalities, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan

money, on credits or real estate or personal security, and to negotiate loans and sale for others: to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate running to said Maine Trust and Banking Company; to issue its own bonds or obligations based upon real or personal property conveyed to it, in trust to secure the payment of such bonds or obligations and the interest thereon; third, to hold for safe keeping all kinds of personal or mixed property, and to act as agent for the owners thereof, and of real estate, for collection of income on the same, and for sale of same, and to act as agent for issuing, registering and countersigning certificates, bonds. stocks, and all evidences of debt or ownership in property: fourth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property, or trusts duly created, and to execute trusts of every description; fifth, to act as assignee, receiver, guardian, executor and administrator, and no surety shall be necessary upon the bond of the corporation unless the court or officer approving such bond shall require it; sixth, to hold and enjoy all such estates, real, personal and mixed, as may be obtained by the investment of its capital stock, or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, mortgage and dispose of. except as provided in section ten; seventh, to do in general all the business that may lawfully be done by a trust or banking company.

An administrator, assignee, guardian or trustee, Administrators, SECT. 4. any court of law or equity, including courts of probate and posit with. insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine, may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

SECT. 5. The capital stock of said corporation shall be Capital stock. one hundred thousand dollars, divided into shares of one hundred dollars each, with the right to increase said capital at any time, by vote of the shareholders, to any amount not exceeding one million of dollars. Said corporation shall not -shall not commence business until stock to the amount of one hundred thousand dollars shall have been subscribed for and paid in. ben paid in.

ness until

-way hold real estate.

Said corporation may hold real estate, such as may be necessary for its immediate accommodation in the transaction of its business, not exceeding fifty thousand dollars in value.

Liability of stockholders.

SECT. 6. The shareholders of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of said corporation, to a sum equal to the par value of the shares owned by each, in addition to the amount invested in said shares.

Reserve fund.

SECT. 7. Said corporation, after beginning to receive deposits, shall at all times have on hand in lawful money, as a reserve, not less than twenty-five per cent of the aggregate amount of its deposits, which are subject to withdrawal on demand; provided, that in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances payable on demand, due from any national or state bank.

Shares, how

SECT. 8. The shares of said corporation shall be subject to taxation in the same manner and amount as are the shares of national banks.

Shall be subject to examination by bank examiner. SECT. 9. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. He shall preserve in a permanent form, a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same, in some newspaper published in Gardiner.

Trust funds.

SECT. 10. All property or money held in trust by this corporation shall constitute a special deposit, and the accounts thereof, and of said trust department, shall be kept separate, and such funds and the investment or loan of them shall be especially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property, shall be kept separate and distinct from its general business.

SECT. 11. All the corporate powers of this corporation shall be exercised by a board of trustees, all of whom shall Board of reside in this state, whose number, not less than ten, shall be chosen. determined by the stockholders at their first meeting. term of office shall be for one year and until their successors shall have been chosen and qualified, except that the trustees first chosen shall hold office until the next annual meeting of The affairs and powers of the corporation the stockholders. may, at the option of the stockholders, be entrusted to an executive board of five members, to be elected by the stockholders from the full board of trustees.

SECT. 12. This act shall take effect when approved.

Approved January 29, 1889.

#### Chapter 298.

An Act additional to and smendatory of an act entitled "An Act to incorporate the Northern Maine Railroad Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The capital stock of said corporation may by capital stock. vote of its stockholders, be increased from time to time, to not exceeding fifty thousand shares of par value of one hundred dollars each, and may issue its scrip, bonds or other negotiable promises to aid the purposes of its incorporation, and may secure the same, or any part thereof, by mortgage of its property or franchise. The time named for completing -time of comits railroad, or any part thereof, is hereby extended for a further period of five years after the time named in sections six and seven of said act.

SECT. 2. Said corporation having already located its road Authorised to from Mattawamkeag by the way of Patten to Houlton, instead of from Bancroft direct to Houlton, they may at any Houlton. time before April first, in the year of our Lord eighteen hundred ninety-seven, survey, locate, construct, equip, maintain and operate a railroad between Bancroft and Houlton, and for that purpose may issue its scrip, bonds, or other May issue bonds and negotiable promises, to aid the purposes of its incorporation, property. and may secure the same, or any part thereof, by mortgage of its property or franchise.

Shall not discriminate against connecting roads.

Connecting roads shall not discriminate against it.

The Northern Maine Railroad Company, its lessees and assigns, shall deliver to and receive from connecting railroads, their lessees and assigns, passengers and freight, and cars with or without merchandise loaded therein, without discrimination, and shall make and maintain equitable and reasonable rates for both passengers and freight with said connecting railroads, their lessees and assigns, and shall afford reasonable facilities at its connection with said railroads for The Maine Central Railexchange of passengers and cars. road Company, its lessees and assigns; the Aroostook River Railroad Company, its lessees and assigns; the Houlton Branch Railroad Company, its lessees and assigns, and the International Railway Company, its lessees and assigns, shall deliver passengers and freight to and take the same from the Northern Maine Railroad Company, their lessees and assigns, without discrimination, and shall make and maintain equitable and reasonable rates for both passengers and freight, with said Northern Maine Railroad Company, their lessees and assigns; and shall afford reasonable facilities at their connection with said Northern Maine Railroad Company for exchange of such passengers and cars.

Shall connect at Presque Isle with Aroostook River R. R. Co. SECT. 4. The Northern Maine Railroad Company, its lessees and assigns, and the Aroostook River Railroad Company, its lessees and assigns, are hereby required to and shall, at Presque Isle, connect their several railroads and effect a junction thereof.

Approved January 29, 1889.

### Chapter 299.

An Act to legalize the doings of Cyr Plantation, Aroostook County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Doings of Cyr plantation, legalized. That the doings of Cyr Plantation in plantation meetings so far as the same relate to the raising of money, the assessment and collecting of the same for the years eighteen hundred and eighty-two, eighteen hundred and eighty-three, eighteen hundred and eighty-four, eighteen hundred and eighty-five, eighteen hundred and eighty-six, eighteen hundred and eighty-seven and eighty-seven hundred and eighty-eight, are hereby made valid.

Approved January 31, 1889.

600.00

## Chapter 300.

An Act to provide in part for Expenditures of Government.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. In order to provide for the several acts and re- Act of appropriation. solves of the legislature, requiring the payment of money from the treasury, and also to provide for the necessary expenditures of government for the current fiscal year of eighteen hundred and eighty-nine, 'the following sums are hereby appropriated out of any moneys in the treasury, and the governor, with the advice and consent of the council, is authorized at any time prior to the first day of January next, to draw his warrant on the treasurer for the same: School fund and mill tax due in eighteen hundred and eighty-nine, three hundred seventy-two thousand seven hundred three dollars and eightynine cents. \$372,703.89 School fund and mill tax due prior to eighteen hundred and eighty-nine, nine thousand three hundred fifty-nine dollars and fifty-five cents. 9,359.55 Free high schools, thirty-two thousand dollars, 32,000.00 Normal schools, nineteen thousand dollars, 19,000.00 Training schools, one thousand three hundred dollars. 1,300.00 Teachers meetings, six hundred dollars, 600.00 Trustees normal schools, six hundred dollars. 600.00 Interest on Madawaska territory school fund in eighteen hundred and eighty-nine, three hundred dollars. 300.00 Interest on Madawaska territory school fund prior to eighteen hundred and eighty-nine, forty-five dollars and sixty-seven cents, 45.67 Expenses of superintendent of common schools, 500.00 five hundred dollars, Foxcroft academy, sixty dollars, 60.00 Hampden academy, two hundred dollars, 200.00 Hebron academy, sixty dollars, 60.00 Houlton academy, one hundred and twenty dollars, 120.00 Lee Normal academy, six hundred dollars, 600.00 Mattanawcook academy, five hundred dollars, 500.00

Oak Grove seminary, six hundred dollars,

Снар. 300	School district number two, Madison, fifty dollars,	50.00
	Salaries of public officers, seventy-one thousand	
	dollars,	71,000.00
	County taxes collected in eighteen hundred and	
	eighty-eight, sixteen thousand six hundred and	
	seventy-six dollars and ninety-one cents,	16,676.91
	Railroad and telegraph tax due towns, thirty-five	
	thousand six hundred and forty-nine dollars and	95 640 50
	seventy-nine cents,	35,649.79
	Bounty on animals, two thousand five hundred	0.500.00
	dollars,	2,500.00
	Journal of Senate, three hundred dollars,	300.00
	Journal of House of Representatives, three hun-	200.00
	dred dollars,	300.00
	Journal of Council, one hundred and fifty dollars,	150.00
	Indices, one hundred and fifty dollars,	150.00
	Legislative books, postage and paper, eight hun-	900.00
	dred dollars,	800.00
	Lands reserved for public uses, two thousand dol-	2,000.00
	lars,	2,000.00
	Interest on lands reserved for public uses, three thousand five hundred dollars,	3,500.00
		300.00
	Forfeited lands, three hundred dollars,	300.00
	Soldiers' allotments, three hundred dollars,	500.00
	Interest on public debt, two hundred and ten thousand dollars,	210,000.00
	Pay roll of Council, five thousand dollars,	5,000.00
	Contingent fund of Governor and Council, six	<i>0</i> ,000.00
	thousand dollars,	6,000.00
	Contingent fund of treasurer, eight hundred dol-	0,000.00
	lars,	800.00
	Contingent fund of secretary of state, three hun-	000.00
	dred dollars,	300.00
	Military pensions, two thousand five hundred dol-	000.00
	lars,	2,500.00
	Postage, three thousand five hundred dollars,	3,500.00
	Stationery, three thousand dollars,	3,000.00
	Burial expenses of soldiers and sailors,	1,000.00
	Night watch, two thousand two hundred and fifty	-
	dollars,	2,250.00
	Fireman and mail carrier, one thousand six hun-	
	dred dollars,	1,600.00

Porters and laborers on building and grounds, one		Снар. 300
thousand dollars,	1,000.00	
Furniture and repairs of public building, three	2 222 22	
thousand dollars.	3,000.00	
Fuel and lights, three thousand dollars,	3,000.00	
State library, five hundred dollars,	500.00	
Assistant clerk in state library, three hundred		
and fifty dollars,	<b>35</b> 0.00	
Engrossing clerk and proof reader, four hundred dollars,	400.00	
•	400.00	
Consolidating and indexing laws, one hundred and fifty dollars,	150.00	
Transportation of documents, six hundred dollars,	600.00	
Board of agriculture, three hundred forty-five	000.00	
dollars and eighty-four cents,	345.84	
Secretary of board of agriculture, six hundred		
dollars,	600.00	
Expenses of secretary of board of agriculture,		
three hundred dollars,	300.00	
Clerk to secretary of board of agriculture, two		
hundred dollars,	200.00	
Agricultural societies, five thousand eight hundred		
dollars,	5,800.00	
Farmers' institutes, one thousand five hundred		
dollars,	1,500.00	
Trustees insane hospital, one thousand two hun-		
dred dollars,	1,200.00	
Trustees insane hospital, deficiency, one thousand		
two hundred dollars,	1,200.00	
Visiting committee to insane hospital, three hun-	•	
dred and sixty dollars,	360.00	
Trustees reform school, eight hundred dollars,	800.00	
Visiting committee to reform school, four hun-		
dred and fifty dollars,	450.00	
Sanford legacy to reform school, forty-two dollars,	42.00	
Sheriffs and coroners, six hundred dollars,	600.00	
Subordinate officers of state prison, eight thousand		
two hundred dollars,	8,200.00	
Inspectors of state prison and jails, one thousand	·	
four hundred dollars,	1,400.00	
Costs in criminal prosecutions, one thousand five		
hundred dollars,	1,500.00	
•	•	

Снар. 300	Expenses of attorney general's department, four hundred and fifty dollars,	450.00
	Expenses of insurance commissioner, three hun-	450.00
	dred dollars,	300.00
	Reports of judicial decisions, two thousand four hundred dollars,	2,400.00
	Idiotic and feeble minded persons, two thousand dollars,	2,000.00
	Advertising laws, three thousand dollars,	3,000.00
	Advertising laws, deficiency, four hundred dol-	
	lars,	400.00
	Water for State Prison, two thousand five hun-	
	dred,	2,500.00
	Water for State House, five hundred dollars,	500.00
	Electoral college, five hundred and thirty-nine	
	dollars,	<b>539.00</b>
	Contagious diseases of cattle, deficiency, seven	<b>200 00</b>
	hundred dollars,	700.00
	Sea and shore fisheries, deficiency, eight hundred	995 00
	and twenty-five dollars,	825.00
	Fish and game, deficiency, eight hundred dollars, Inspectors of steamboats, deficiency, nine hundred	800.00
	dollars,	900.00
	Printing, deficiency, seven thousand eight hun-	200.00
	dred dollars,	7,800.00
	Binding and stitching, deficiency, four thousand	,
	three hundred dollars,	4,300.00
	Insane state beneficiaries, deficiency, ten thousand	
	dollars,	10,000.00
	Support of paupers, deficiency, three thousand	
	three hundred dollars,	3,300.00
	Maine Industrial School for Girls, deficiency, four	
	thousand dollars,	4,000.00
	Military purposes, sixteen thousand dollars,	16,000.00
	Amounting to the sum of nine hundred and two thousand three hundred and eighty-seven dollars and sixty-five cents,  SECT. 2. This act shall take effect when appro	902,387.65
	DECI. 2. Inis act shan take enect when appro	veu.

Approved January 31, 1889.

### Chapter 301.

An Act to amend an act entitled. "An Act to incorporate the Winterport Ferry Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Said corporation may acquire, hold, sell, lease Corporation or rent real or personal property, repair or improve same and do any lawful business.

Said corporation may increase its capital stock Capital stock. SECT. 2. to a sum not exceeding ten thousand dollars.

SECT. 3. This act shall take effect when approved.

Approved February 1, 1889.

# Chapter 302.

An Act authorizing the construction of a bridge over the tide waters of Cap e Neddick River, in the town of York.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

A way may be laid out, constructed and maintained, in the Bridge over manner provided in chapter eighteen of the Revised Statutes, the town of across the tide waters of Cape Neddick river, in the town of ized. York, connecting with the county road leading from York Harbor village, in the town of York, to Ogunquit, in the town of Wells, by way of Bald Head, so called, provided, \_provise. however, that in any bridge constructed as a part of such way, a draw, sufficient for the passage of vessels, navigating said river, shall be made and maintained.

Approved February 1, 1889.

#### Chapter 303.

An Act additional in relation to the Rumford Fails and Buckfield Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The Rumford Falls and Buckfield Railroad Company, may Time of buildhave three years from the date of the approval of this act, ing railroad, extended. for locating and constructing any portion of its line heretofore authorized, and an extension of the same in a northerly direction to the Rangeley lakes.

### Chapter 304.

An Act to make valid the doings of the town of Embden.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Doings of town of Embden, legalized. The oath administered to the selectmen, assessors and other officers, by the moderator in the town of Embden, for the years from eighteen hundred and eighty to eighteen hundred and eighty-eight, inclusive, is hereby made legal and valid, and the acts of said officers are hereby made as legal and valid as the same would have been if said oath had been administered in accordance with the provisions of law.

Approved February 1, 1889.

### Chapter 305.

Act An to amend Section five of Chapter sixteen of Private and Special Laws of eighteen hundred and eighty-seven, incorporating the Maine Mutual Accident Association.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 5, ch. 16, Special Laws of 1887, amended. SECT. 1. Section five of chapter sixteen, private and special laws of eighteen hundred and eighty-seven, is hereby amended by striking out in the fifth and sixth lines thereof the words, "one dollar for each certificate issued in the year then ended," and inserting instead thereof the words, 'an amount which together with the deposit then in the hands of the said treasurer, shall equal ten per cent of all the death and indemnity assessments received by it to such date,' so that said section as amended, shall read as follows:

Reserve fund.

'Secr. 5. This corporation shall keep on deposit with the treasurer of state, a reserve fund for the benefit and protection of the certificate holders in said association, for the creation of which it shall annually, on the thirty-first day of December, deposit with said treasurer an amount which, together with the deposit then in the hands of the said treasurer, shall equal ten per cent of all the death and indemnity assessments received by it to such date, until said reserve fund shall amount to twenty thousand dollars. These amounts may be deposited in such interest bearing securities as the governor and council may approve, the income of which shall

-investment of.

be paid to said corporation, and if said corporation shall neglect for thirty days to satisfy any judgment recovered -shall be used against it in any court in this state, upon any certificate issued judgment. by it, the said treasurer shall apply the money so in his hands to the satisfaction of said judgment, and said corporation shall not transact any business until said deposit is restored.'

Снар. 306

SECT. 2. This act shall take effect when approved.

Approved February 2, 1889.

## Chapter 306.

An Act to incorporate the Brunswick Electric Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charles B. Story, Frederick H. Wilson, John Corporators. P. Winchell, George E. Woodbury and Frank C. Webb.

their associates and successors, are hereby constituted a corporation by the name of the Brunswick Electric Railroad Corporate name. Company, with authority to construct, maintain and use a -authorized to railroad to be operated by animal, steam or electric power,

with convenient single or double tracks, within the towns of Brunswick and Harpswell, in the county of Cumberland, and -route. Topsham, in the county of Sagadahoc; provided, however, that all tracks of said railroad shall be laid at such distances

from the sidewalks of said towns, as the municipal officers thereof, respectively, determine to be for public safety and Said corporation may, from time to time, fix -to fix rates. such rates of compensation for transporting persons or property, as it may deem expedient, and generally, shall have all

the powers and be subject to all the liabilities of corporations as set forth in the forty-sixth chapter of the Revised Statutes

and amendments thereto. If the use of the streets, roads or highways occupied by said company's railroad is granted by the municipal officers of either of said towns, to any other another comcorporation or person, it shall be upon condition that such

corporation or person shall purchase of said company all its property of every description in necessary use for the purposes of said railroad, upon such terms as may be agreed -terms of pur-

upon by the parties, or determined by persons selected by d termined. them; and if they are unable to agree, the value of the same

-conditions
upon which use
of streets may
be granted

-value of property, how determined, in case of disagreement. shall be determined by three disinterested men appointed by a judge of the supreme judicial court, on application of either party and hearing thereon. Said appraisers shall be sworn, give notice of the time and place of their meeting to examine and appraise said property, and shall make to each party a written award, and their services shall be paid for, in equal proportion by the parties.

Railroad, how

—municipal officers shall have power to regulate speed, etc. SECT. 2. Said railroad shall be occupied and used by said corporation with animal, steam or electric power only. The municipal officers of each of said towns shall have power at all times to make all such regulations valid and binding within the limits of their town only, as to the rate of speed of cars or trains, and removal of snow and ice from the streets, roads and highways from and alongside of its track by said company, at its expense, as the public convenience and safety may require.

Company shall keep streets occupied by it, in repair.

SECT. 3. Said corporation shall keep and maintain in repair, such portion of the streets, town or county roads, as shall be occupied by the tracks of its railroad, and shall make all other repairs of said streets or reads which may be rendered necessary by the occupation of the same by said railroad, and if not repaired upon reasonable notice, such repairs may be made by the town in which the necessity exists, at the expense of said corporation, and said town may recover all expenses in an action of money paid for the use of said Said corporation shall be liable for any railroad company. loss or damage which any person may sustain by reason of any carelessness, neglect or misconduct of its agents or servants, or by reason of any defect in so much of said streets or roads as is occupied by said railroad, if such defect arises from neglect or misconduct of the corporation, its servants or agents; and in actions brought against the company to recover damages by reason of such defects, the plaintiff shall have the rights and be subject to the burdens of proof and limitations and conditions provided by the general statutes applicable to suits for such causes against towns, the directors of said company standing in this respect in place of town

—liability for damage in cases of neglect.

Penalty for obstructing corporation.

officers.

SECT. 4. If any person shall wilfully and maliciously obstruct said corporation in the use of its road or tracks, or the passing of the cars or carriages of said corporation thereon, such person, and all who shall aid and abet therein, shall be

fined not exceeding two hundred dollars, or imprisoned in a CHAP. 306 county jail not exceeding sixty days.

The capital stock of said company shall not capital stock. exceed two hundred thousand dollars, to be divided into shares of fifty dollars each, and no share shall be issued for less than the par value, or be liable to assessment by the corporation.

SECT. 6. Said corporation may purchase and hold such May hold real real estate as may be necessary and convenient for the purposes and management of said railroad.

SECT. 7. If the location of said company's railroad crosses any steam railroad, the manner and terms of crossing shall be determined by the railroad commissioners before the construction of the railroad built under this charter, at such crossing.

Crossings shall by R. R. Commissioners.

SECT. 8. Nothing in this act shall prevent the proper Town authorities of either town from entering upon or taking up take up any any of the streets, town or county roads occupied by said purposes. railroad, for any purpose for which they may lawfully take up the same.

anthorities may

This act shall be void unless the same shall be when act accepted by said corporation and five per cent of the capital stock thereof, be paid within five years from its approval.

becomes void

SECT. 10. Said corporation may issue bonds for the pur- May issue pose of constructing its railroad, or for refunding, or for money which it may borrow for any purpose sanctioned by law, but the bonds so issued shall not exceed the amount of capital stock paid in at the time of the issue by the stock-Said bonds may be issued in sums not less than one hundred dollars each, payable in not more than twenty years from their date, with interest payable semi-annually.

SECT. 11. Such bonds shall be approved by a majority of Bonds shall be the directors of said corporation, who shall certify that each directors. of said bonds is properly issued. All bonds and notes which shall be issued by said corporation shall be binding and collectable in law, notwithstanding they may be negotiated and sold by such corporation or its agents, at less than their par value.

Such bonds shall be secured by a conveyance Bonds, how secured. of the corporate property to three trustees, by a suitable instrument of mortgage, to secure the payment of said bonds.

A way for said corporation may be laid out in General either town under the general statutes which make provision cable to laying out roads.

for the laying out and establishment of private ways; and all the provisions of said general statutes, including those relative to the ascertainment and payment of damages, shall be applicable.

Certain sections of ch. 51, R. S., applicable. SECT. 14. Sections fourteen and thirty-two and the intervening sections, and sections thirty-six, thirty-seven, thirty-eight and thirty-nine of chapter fifty-one of the revised statutes, are applicable and available to the corporation created by this act.

Ch. 245, Special Laws of 1887, repealed. SECT. 15. Chapter two hundred and forty-five of the private and special laws of eighteen hundred and eighty-seven, is hereby repealed.

Approved February 4, 1889.

## Chapter 307.

An Act to incorporate the Commercial Union Telegraph Company of Maine

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. H. S. Osgood, S. R. Small, W. T. Cobb,

Corporators.

Charles E. Arnold, Seth L. Larrabee, Albion Little, Fred N. Dow, William Engel, Henry Russell, Edward J. Slattery, George C. Wing, William D. Pennell, P. O. Vickery, Louis C. Stearns, E. K. O'Brien, their associates, successors and assigns, are hereby created a body corporate, by the name of the Commercial Union Telegraph Company of Maine, with all the rights and privileges, and subject to all the duties provided by the general laws of this state, relating to corporations, with power by that name, to sue and be sued, to have and use a common seal, and the same to be changed at pleasure; to establish any and all by-laws and regulations for the management of their affairs not repugnant to the laws of this state, and to do and perform any and all other legal and lawful acts incident to similar corporations; and said company shall have the right to locate and construct its lines of

telegraph upon and along any public highway or bridge, or along or upon the line of any railroad, and subject to the provisions of chapter three hundred seventy-eight of the public laws of eighteen hundred and eighty-five, but in such manner as not to incommode or endanger the customary

Corporate name.

-rights and privileges.

—seal.

-by-laws.

-may construct lines of telegraph. public use thereof, and the company may cut down any trees CHAP. 307 standing within the limits of any highway, except fruit, -cut down trees. ornamental or shade trees, when necessary for the erection, use or safety of its lines.

SECT. 2. Said corporation is hereby authorized and Route. empowered to construct, maintain and operate lines of telegraph between the eastern and western boundaries of this state, with as many wires and branches as they may deem necessary in carrying out the purposes of their charter. commencing and terminating at such point or points as they may select hereafter within the limits of the state.

The capital stock of said company is hereby Capital stock. established at one hundred thousand dollars, and said corporation is authorized to issue the bonds of the corporation to -may issue an amount not exceeding fifty thousand dollars, and secure the same on the franchises and property of the corporation, the same to be used for the exclusive purpose of constructing, maintaining and operating the lines of telegraph hereby authorized, and said corporation may purchase, hold and dispose of such real and personal estate as may be necessary for the purposes aforesaid; the stock of said corporation may, from time to time, be increased to a sum not exceeding in all, two hundred thousand dollars.

This company shall have power, by agreement May connect with any other persons or bodies corporate, to connect their lines with other lines of telegraph within and without the state, but no discrimination against any newspaper published in the state of Maine shall be made as to the rates established for doing business, and no sale or transfer of this paper. charter shall be made to any other company without authority probibled. from the legislature of this state.

-shall not discriminate against any Maine news

SECT. 5. Any two of the persons named in this act of First meeting, incorporation, may call the first meeting of this company by giving written notice thereof, to each of his associates.

This act shall take effect when approved.

Approved February 5, 1839.

# Chapter 308.

An Act to incorporate the Thorn Brook Dam Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Edward Stetson, Isaiah K. Stetson and Thomas Gilbert, their associates and assigns, be, and are hereby created a body politic and corporate, by the name of the Thorn Brook Dam Company, with the powers and rights of similar corporations.

May erect dams

Corporate name.

SECT. 2. Said corporation may erect and maintain a dam or dams, with side booms and sluices, on Thorn brook, near the foot of Lower Spectacle pond, and also at the old mill privilege on said brook, in the town of Blanchard, Piscataquis county, to facilitate the driving of logs and lumber down Thorn brook and the south branch of Piscataguis river: and said corporation may remove rocks, build dams and side dams, and make other improvements on Thorn brook and the south branch of Piscataguis river below said pond and dams, -may take land. and may take land and materials for building said dams and making said improvements, and if the parties owning said land and materials can not agree upon the damages therefor. then said damages shall be estimated by the county commissioners for Piscataquis county, as provided by law in case of taking land for public highways, and said corporation may shut down the gates in their dams from the first day of March to the first day of July in each year; and the mill owners, either one or all, on the Piscataguis river and its branches and tributaries, may hoist the gates of said dams of said corporation at any time, excepting as aforesaid, at their own pleasure and expense; and if said mill owners desire to shut down the gates in said dam or dams between the first day of July and the first day of March, they shall, before so doing, properly gravel the same, to protect and make them safe. But after the first day of November, said mill owners shall not draw all the water from said dam or dams, but shall leave sufficient head to prevent the frost from injuring said dam or dams.

Damages, how estimated, in case of disagree-

-when gates may be shut.

Owners of land and lumber may take interest in stock of com-DARY.

Any er all owners of land from which the logs or other lumber is cut, which passes through or over said dams or improvements, shall have the right to take an interest in the stock of said corporation in proportion to their interest in said land, by paying their proportion of the cost of building said dams and making said improvements.

CHAP. 309

SECT. 4. The said corporation may demand and receive a May fix tolls. toll upon all logs and lumber which may pass through or over said dams and improvements of said corporation, of twentyfive cents for each thousand, board measure, woods scale, except for the logs and lumber put into said south branch of Piscataquis river, the toll on which shall be fifteen cents for each thousand feet, board measure, woods scale, and said corporation shall have a lien upon all logs and lumber which -lien, for paymay pass through or over any of its said dams and improvements, for the payment of said tolls, but the logs of each particular mark shall be holden only for the tolls of such mark, and if such toll is not paid within twenty days after such logs, or a major part of them shall arrive at the Penobscot boom, or place of manufacture, said corporation may seize such logs and lumber, and sell at public auction so many thereof as shall be necessary to pay such toll, costs and charges, notice of the time and place of such sale being first given ten days prior to said sale in some newspaper printed in Bangor, and in the county of Piscataguis. But the above tolls shall in no case apply to any logs and lumber put into said Thorn brook and manufactured at E. A. Flanders' mills in Kingsbury, and at Weeks' mills in Abbott, in said county.

SECT. 5. When said corporation shall from tolls, be reim- when tolls bursed for its expenditures in making said dams and improvements, and six per cent annual interest thereon, the tolls shall cease.

Approved February 5, 1889.

## Chapter 309.

An Act to incorporate the York Harbor Bridge Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Samuel S. Allen, Edward S. Marshall, Samuel corporators. W. Junkins, Jeremiah P. Simpson, Wilson M. Walker, Edward Lowe and Daniel B. Harris, their associates and successors, are hereby created a corporation by the name of York Harbor Bridge Company, with all the rights and privi- Corporate name.

leges, and subject to all the duties and obligations of such corporations under the laws of the state.

Authorized to build bridge across York river. SECT. 2. Said corporation may construct and maintain a bridge across York river, in the the town of York, crossing Bragdon's and Harris' islands, so called, and may maintain a way as a part thereof, or convenient for approaching thereto, provided, that said corporation shall build and maintain, at its own expense, a draw in said bridge sufficient and convenient for the passage of all vessels navigating said river.

Capital stock.

SECT. 3. The capital stock of said corporation shall not exceed twenty thousand dollars, to be divided into shares of one hundred dollars each.

May fix tolls, subject to revision by county commissioners. SECT. 4. The directors of said corporation may, from time to time, fix reasonable tolls for the use of said bridge and way, and receive and collect the same, provided, however, that the county commissioners of York county, upon petition by any party using said bridge, and notice and hearing, may revise the tolls fixed by the directors, and make such changes therein as said commissioners deem reasonable, and the corporation shall be bound by such revision, and shall not increase the tolls so fixed unless upon its petition, public notice and hearing, said commissioners shall consent thereto.

Approved February 5, 1889.

# Chapter 310.

An Act additional to "An Act to incorporate the Piscataquis Mutual Insurance Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Directors authorized to close business of company. SECT. 1. The directors of the Piscataquis Mutual Insurance Company are hereby authorized, at their discretion, to cancel all outstanding policies in said company, and close the business of the same as soon thereafter as practicable, in such manner as to preserve the rights, interests and liabilities of the policy holders and all other parties whose interests and liabilities are connected with said company; provided, they first cause notice of such cancellation to be sent by mail to each policy holder in said company, four weeks, at least, before the date of such cancellation, and shall cause a general notice of their intention to cancel all the policies in said

-- proviso.

company, to be published once in the Piscataguis Observer. a newspaper printed at Dover. Maine, three weeks at least before the date of such cancellation. Such notice by mail shall be deemed sufficient if directed to the party, to his place of residence at the time of the issuing of the policy. such policy holder is known to have removed from such place to some other place, then an additional notice may be sent to the place to which he shall have removed.

The president, secretary, treasurer, directors SECT. 2. and all other officers of said company who are such by the last election or appointment of such officers, shall continue to hold such offices with full power to make and enforce all assessments and collections and do all other necessary things for the closing up of the business of said company and paying all its liabilities until all the business of said company shall have been closed and all the liabilities of said company shall have been paid and canceled; and if any vacancies shall occur in any of said offices, they shall be filled by appointments by a majority of the directors then in office.

This act shall take effect when approved.

Approved February 5, 1889.

### Chapter 311.

An Act to authorize the Auburn Aqueduct Company to issue its bonds, and to mortgage its property and franchises to secure the payment of the same.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The Auburn Aqueduct Company is hereby Company authorized to authorized to issue bonds to the amount of one hundred issue bonds. thousand dollars, and to mortgage its estates, easements and franchises to secure the payment of the same.

SECT. 2. This act shall take effect when approved.

Approved, February 5, 1889.

## Chapter 312.

An Act to authorize the Biddeford and Saco Water Company to issue bonds and to make valid its doings.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Company authorized to issue bonds and mortgage property. SECT. 1. The Biddeford and Saco Water Company is hereby authorized and empowered to issue its bonds for the payment of its debts, and for the further construction and improvement of its works, for such amount, and upon such rate and time as it may deem expedient, not to exceed the sum of one hundred thousand dollars, in addition to the amount of its present bonded debt, and to secure the same by mortgage or deed of trust of its franchises and property.

May make contrusts to supply water. SECT. 2. Said company is hereby authorized and empowered to make additional contracts with any city or town, through which its pipes may be laid, for the supply of water for the extinguishment of fire and other purposes.

Contracts already made, legalized. SECT. 3. Nothing in this act shall be construed to impair the contracts already made with the cities of Saco and Biddeford, dated January three, eighteen hundred and eighty-four, and the said contracts are hereby authorized, ratified, confirmed and made valid as to all the provisions thereof.

Approved February 5, 1889.

### Chapter 313.

An Act to enlarge the powers of the school districts in the town of Hampden.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Districts in Hampden authorized to pay tuition at academy, for benefit of advanced scholars.

-proviso.

SECT. 1. The legal voters of any school district in the town of Hampden, are hereby authorized to make an arrangement with the trustees of Hampden academy, situate in said town, in relation to the expenditure of a part of their school money for the benefit of the advanced scholars, as a majority of the legal voters attending any district meeting, legally called, may determine; provided, that by such arrangement, the rights and powers of the superintending school committee be not impaired or restricted.

The acts of school districts number two and number four in said town of Hampden, in making arrangements with the trustees of Hampden academy in relation to the attendance of students from said districts at said academy during the winter term, eighteen hundred eighty-eight and eighteen hundred eighty-nine, are hereby legalized and made valid.

CHAP. 314 Acts of districts Nos. 2 and 4, legalized.

This act shall take effect when approved.

Approved February 5, 1889.

## Chapter 314.

An Act to amend Section one. Chapter sixty-five of the Private and Special Laws of eighteen hundred and eighty-seven, relating to the taking of fish from the tributaries of Webb's Pond in Franklin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section one of chapter sixty-five of the private sec. 1, ch. 65, Special Laws of and special laws of eighteen hundred and eighty-seven, is 1887, amended. amended by inserting after the word, "kind," in the second line thereof, the words, 'excepting minnows for bait during the fishing season,' so that said section, as amended, will read as follows:

SECT. 1. All persons are prohibited hereby to take fish Taking of fish, of any kind, excepting minnows for bait during the fishing for six years. season, from the tributaries of Webb's pond for the term of six years.'

SECT. 2. This act shall take effect when approved.

Approved February 5, 1889.

#### Chapter 315.

An Act to incorporate the Hull's Cove Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Daniel W. Brewer, Elmore G. Brewer, Orient Corporators. H. Carpenter, Thomas F. Moran, George P. Dutton, William M. Roberts and Elihu T. Hamor, and their associates and successors, are hereby incorporated into a corporation by the

Corporate name.

name of the Hull's Cove Water Company, for the purpose of supplying the villages of Hull's Cove and Salisbury's Cove and vicinity in the town of Eden, Hancock county, Maine, and the inhabitants thereof with pure water for domestic, sanitary, municipal and commercial purposes.

Authorized to

SECT. 2. Said company for said purpose may flow, detain, collect, take, store, use and distribute water from Lake Wood and Breakneck Ponds, also called Little Ponds and Intervale Brook, in the said town of Eden, and construct and maintain dams. cribs, reservoirs, locks, gates, sluices, aqueducts, pipes, hydrants and all other necessary structures therefor.

-erect dams,

May cross any water course or sewer. SECT. 3. Said company shall have power to cross any water course, private or public sewer, or to change the direction thereof, when necessary for the purposes of their incorporation, but in such manner as not to obstruct or impair the use thereof, and said company shall be liable for any injury caused thereby. Whenever said company shall lay down any fixtures in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavements there removed by it to be replaced in proper condition.

Authorized to lay pipes in streets.

-responsibility
for damages
caused by use
of streets.

SECT. 4. Said corporation is hereby authorized to lay down in and through the streets and ways in said town of Eden, and to take up and replace and repair all such pipes, aqueducts and fixtures as may be necessary for the purposes of the incorporation. And said corporation shall be responsible for all damages to persons and property occasioned by the use of such streets and ways, and shall further be liable to pay to said town all such sums recovered against said town for damages from obstruction or defects of said streets and ways, caused by said corporation, and for all expenses, including reasonable counsel fees incurred in defending such suits, with interest on same.

May take lands.

SECT. 5. Said company may take and hold any lands necessary for flowage, and also for its dams, reservoirs, locks, gates, hydrants and other necessary structures and may locate, lay, maintain sluices, aqueducts, pipes, hydrants and other necessary structures or fixtures in, over and through any lands for its said purpose, and excavate in and through such lands for such location, construction and maintenance. It may enter upon such lands to make surveys and locations,

Shall file plan or location in clerk's office.

and shall file in the town clerk's office of the town of Eden. plans of such locations and lands, showing the property taken. and within thirty days thereafter publish notice of such filing and of taking, in some newspaper in said county, such publication to be continued three weeks successively. than two rods in width of land shall be occupied by any one line of pipes or aqueducts, and not more than five acres by any one reservoir.

SECT. 6. Said corporation shall be held liable to pay all Liability for damages that shall be sustained by any person, by taking of any land or other property, or by flowage, or by excavating through any land for the purpose of laying down pipes and aqueducts, building dams and reservoirs, or by the taking of water, and damages from any other injuries resulting from And if any person sustaining damages as aforesaid, and said corporation, cannot mutually agree upon the disagreement sum to be paid therefor, such person may cause his damage to be ascertained in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways.

tained in case of

Said company is hereby authorized to make con- Authorized to tracts with the United States, the state of Maine, and with corporations and inhabitants of said town of Eden, for the purpose of supplying water, as contemplated by this act. And said town of Eden is hereby authorized, by its municipal officers to enter into contract with said company for a for water, and exempt from supply of water for any and all purposes mentioned in this act, and for such exemption from public burdens as said town and said company shall agree, which, when made, shall be legal and binding upon all parties thereto.

make contracte to supply water.

Town authorized to contract

Whoever shall wilfully and maliciously corrupt the water of said pends, or any of the tributaries thereto, injuring property or polluting water. whether frozen or not, or in any way render such waters impure, whether frozen or not, or whoever shall wilfully or maliciously injure any of the works of said company, shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, and shall be liable to said company for three times the actual damage, to be recovered in any proper action.

Penalty for

The capital stock of the company shall be fifty Capital stock. thousand dollars, which may be increased by vote to two hun-

dred thousand dollars, and said stock shall be divided into shares of twenty dollars each.

May take real

SECT. 10. Said corporation, for the purposes aforesaid, may take and hold real and personal estate necessary and convenient therefor, not exceeding the amount of the capital stock, and may sell, mortgage or otherwise dispose of the same with all the rights and franchises under this charter.

May issue bonds and mortgage property. SECT. 11. Said company may issue its bonds for the construction of the works of any and all kinds upon such rates and time as it may deem expedient, not exceeding the amount of two hundred thousand dollars, and secure the same by a mortgage of the franchises and property of said company.

First meeting, how called. SECT. 12. The first meeting of said company may be called by a written notice thereof, signed by any three incorporators herein named, served upon each corporator by giving him the same in hand or leaving the same at his last and usual place of abode, seven days before the time of meeting.

SECT. 13. This act shall take effect when approved.

Approved February 5, 1889.

#### Chapter 316.

An Act to prohibit the taking of fish from Round Mountain Lake, in Franklin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Close time between Oct. 1 and May 1. SECT. 1. All persons are prohibited from taking fish of any kind from Round Mountain lake or any of its tributaries, in township number two, range five, in Franklin county, between October one and May one following of each year, for the term of five years.

Penalty for violation.

SECT. 2. Any person violating the provisions of this act shall be liable to a fine of five dollars for each fish so taken, to be recovered before any trial justice in said county, one-half to the complainant and one-half to the county of Franklin.

SECT. 3. This act shall take effect when approved.

Approved February 5, 1889.

# Chapter 317.

An Act to incorporate the town of Bancroft.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The plantation of Bancrost in the county of Aroostook, is Incorporation of town of Banhereby incorporated into a town to be known as the town of crost. Bancroft.

Approved February 5, 1889.

## Chapter 318.

An Act to change the name of Stockton to Stockton Springs.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The name of the town of Stockton, in the county of Waldo, Name changed to Stockton is hereby changed to Stockton Springs.

Springs.

Approved February 5, 1889.

## Chapter 319.

An Act to incorporate the Augusta Safe Deposit and Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Darius Alden, John W. Chase, Treby Johnson, Cornerators. G. C. Vose, H. M. Heath, their associates and successors. are hereby made a corporation by the name of the Augusta Corporate name. Safe Deposit and Trust Company, for the purpose of receiving Powers. on deposit, money and other personal property of every description, and of collecting and disbursing the income and principal of said property when due; of receiving on deposit for safe keeping, money, securities, stocks and other property of every kind; of loaning or advancing money or credits on real and personal securities; of selling and disposing of the securities held by it; of guaranteeing the payment of principal and interest; of all obligations secured by mortgage or deed of trust of real estate running to said corporation; to issue bonds or debentures secured by assignment of mortgages on

real property held by it; of acting as trustee under mortgages or otherwise, as receiver or agent for any person, firm, corporation, public or private, to issue, register and countersign certificates of stock, bonds, or other evidences of indebtedness, and to receive and make payments on account of same.

May be appointed executor, etc., under any will.

SECT. 2. Said corporation may be appointed executor or trustee under any will, or administrator or guardian of any estate, under the same circumstances, in the same manner, and subject to the same control by the court having jurisdiction of the same, as in the case of a legally qualified person; and no surety shall be required upon the bonds filed by said corporation in such cases, unless the court or officer approving such bonds shall require it. In all proceedings in the probate court, or elsewhere, connected with any authority exercised under this act, all accounts, inventories and other papers may be sworn to, in behalf of the corporation, or any officer duly authorized by it.

Administrators, etc., may deposit with. SECT. 3. Administrators, executors, assignees, guardians, or trustees, or any court, may deposit or direct any moneys, papers, documents or other property, to be deposited with said corporation, which is hereby authorized to receive and hold the same upon such terms as may be agreed upon, but said corporation shall not be required to assume or execute any trust without its own assent.

Capital stock.

SECT. 4. The capital stock of said corporation shall be fifty thousand dollars, divided into shares of one hundred dollars each. Said corporation shall not commence business until fifty thousand dollars have been paid in, in cash. The capital stock of the corporation may be increased to one million dollars.

Board of trustees, how chosen. SECT. 5. The corporate powers of said corporation shall be exercised by a board of trustees consisting of not less than five persons, all of whom shall be residents of this state, who shall be chosen annually, and who shall be qualified by acceptance of that trust in writing.

Reserve fund shall be in lawful money. SECT. 6. Said corporation shall have at all times on hand in lawful money, as a reserve, not less than twenty-five per cent of the aggregate amount of all its deposits, which are subject to withdrawal on demand; provided, in lieu of lawful money, two-thirds of said twenty-five per cent may consist

of balances payable on demand, due from any national or CHAP. 320 state banks.

SECT. 7. The shareholders of this corporation shall be Responsibility individually, equally and ratably responsible for its liabilities, to the extent of the amount of their stock therein, at the par value, in addition to the amount invested in such shares.

The shares of said corporation shall be subject Shares, how to taxation in the same manner and rate as are the shares of national banks.

Said corporation shall be subject to examination Shall be subject to examination SECT. 9. by the bank examiner, who shall visit it at least twice in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, deposits, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. He shall preserve in a permanent form, a full record of his proceedings, including a statement Statement of of the condition of said corporation. A copy of said state- published. ment shall be published by said corporation immediately after the examination of the same, in some newspaper published in Augusta.

by bank ex-

SECT. 10. This act shall take effect when approved.

Approved February 5, 1889.

# Chapter 320.

----

An Act to authorize Fred C. Barker to navigate Mooselucmeguntic and Cupsuptic Lakes in Franklin and Oxford counties, by steam.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Fred C. Barker, his associates and assigns, are F. C. Barker, hereby authorized and vested with the exclusive right, against clusive right to navigate Mooseall persons, of employing and navigating every kind of boat lucreguntic lake, etc. or water craft propelled by steam, as common carriers, on all the waters of the Mooselucmeguntic and Cupsuptic lakes and intervening waters in Franklin and Oxford counties, that lie south of a line drawn due east and west across said waters at Haines' Landing, so called, for the term of six years.

SECT. 2. This act shall take effect when approved.

## Chapter 321.

An Act to authorize the city of Lewiston to aid the Central Mains General Hospital.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

City of Lewiston authorized to aid Central Maine General Hospital.

SECT. 1. Whenever the indebtedness of the city of Lewiston will not thereby be made to exceed the constitutional limit, said city is hereby authorized and empowered to appropriate in aid of the general fund of the Central Maine General Hospital, for such considerations, and upon such terms and conditions as shall be approved by said city, the sum of twenty-five thousand dollars, and for the purpose of raising said sum, said city of Lewiston is hereby authorized and empowered to issue its bonds for said sum of twenty-five thousand dollars, with coupons attached, bearing interest not exceeding four per cent, payable semi-annually, and redeemable at such time as said city of Lewiston may determine, not exceeding thirty years.

—may issue bonds for such purpose.

How signed.

SECT. 2. Said bonds, when issued, shall be signed by the mayor and treasurer of said city, but the signature of the treasurer to the coupons shall be sufficient.

When authority may be exercised. SECT. 3. The authority and power herein granted may be exercised by the said city of Lewiston, at its option, at any time within two years from the date of the approval of this act.

SECT. 4. This act shall take effect when approved.

Approved February 5, 1889.

# Chapter 322.

An Act to cede to the United States of America, the jurisdiction of certain lots of land in Mount Pleasant Cemetery, in the city of Augusta.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Jurisdiction of lots in cemetery, in Augusta, ceded United States.

SECT. 1. That there be, and hereby is ceded to the United States of America, the jurisdiction of lots number seventeen, eighteen, nineteen, forty-nine, fifty and fifty-one in the east range of lots in Mount Pleasant cemetery in the city of

Augusta, said lots containing the graves of soldiers of the United States of America, whose names are unknown.

CHAP. 323

That this state shall have concurrent jurisdiction Jurisdiction with the United States of America over the lots described in the first section of this act, so far, that all civil, criminal and military process, issued under the authority of this state, or any officer thereof, may be executed on any part of said lots, in the same manner as if this jurisdiction had not been ceded.

Approved February 5, 1889.

# Chapter 323.

An Act to incorporate the Thomaston Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Atwood Levensaler, Edward E. O'Brien, John Corporators. C. Levensaler, C. S. Smith, E. K. O'Brien, Silas W. Masters, Niven C. Mehan, William H. Hatch, George Elliott and Levi Seavey, all of Thomaston, Knox county, Maine, their associates, successors and assigns, are hereby constituted a corporation by the name of the Thomaston Street Railway Corporate name. Company, with authority to construct, maintain and use, a Authorized to construct a raftstreet railway, to be operated by steam, electricity or animal way. power, with convenient single or double tracks, side tracks, switches or turnouts, with any necessary or convenient lines of poles, wire, appliances and appurtenances and conduits, from such points in said town of Thomaston, upon and over -location and such streets therein, as shall, from time to time, be fixed and determined by the municipal officers of the town of Thomas-and assented to by corporation. ton, and assented to in writing by said corporation, to the boundary lines between said town of Thomaston and the city of Rockland, in said Knox county, and thence upon and over such streets, town and county roads in said town of Thomaston and said city of Rockland, as, from time to time, may be fixed and determined by the municipal officers of said town of Thomaston and said Rockland, and assented to in writing by said corporation; said corporation shall also have authority to construct, maintain and use said railroad over and upon any lands where the land damages have been mutually settled sottled.

-land damages

by said corporation and the owners thereof; provided, how-

Снар. 323

-assent of corporation to

votes of municipal officers, to be filed with

town clerks.

ever, that all tracks of said railroad shall be laid at such distances from the sidewalks of said town, as the municipal officers thereof, respectively, shall, in their order fixing the routes of said railroad, determine to be for public safety and convenience. The written assent of said corporation to any vote or votes of the municipal officers of said town or said city, prescribing, from time to time, the routes of said railroad, shall be filed with the respective clerks of said town and city, and shall be taken and deemed to be the location thereof. Said corporation shall have power, from time to time to fix such rates of compensation for transporting persons or property, as it may think expedient, and generally shall have all the powers, and be subject to all the liabilities of corporations, as set forth in the forty-sixth chapter of the

-may fix rates.

Municipal offices shall regulate rate of speed and removal of snow and ice. Revised Statutes.

SECT. 2. The municipal officers of said town and city shall have power, at all times, to make all such regulations as to the rate of speed, and removal of snow and ice from the streets, roads and highways, by said company, at its expense, and mode of use of the tracks of said railroad within said town, as the public convenience and safety may require.

Board of directors SECT. 3. All acts required by this act to be done by said corporation, may be delegated by said corporation to its board of directors.

Corporation shall keep streets in repair. SECT. 4. Said corporation shall keep and maintain in repair, such portions of the streets, town or county roads, as shall be occupied by the tracks of its railroad, and shall make all other repairs of said streets or roads, which, in the opinion of the municipal officers of said town and city, may be rendered necessary by the occupation of the same by said railroad, and if not required upon reasonable notice, such repairs may be made by said town at the expense of said corporation.

Penalty for obstructing corporation.

SECT. 5. If any person shall wilfully and maliciously obstruct said corporation in the use of its roads or tracks, or the passing of the cars or carriages of said corporation thereon, such persons, and all who shall aid and abet therein, shall be punished by a fine not exceeding two hundred dellars, or may be imprisoned in the county jail for a period not exceeding sixty days.

The capital stock of said corporation shall not CHAP. 323 exceed fifty thousand dollars, to be divided into shares of one hundred dollars each.

SECT. 7. Said corporation shall have the power to lease, May hold real purchase or hold such real or personal estate as may be necessary and convenient for the purposes and management of said railroad.

SECT. 8. Said railroad shall be constructed and maintained in such form and manner, and with such rails and upon such grade, as the municipal officers of said town and city may direct; and whenever, in the judgment of said corporation, it shall be necessary to alter the grade of any street, town or county road, said alterations may be made at the sole expense of said corporation, provided, the same shall be assented to by the municipal officers of said town and city; but said corporation shall not be liable to any abutting land owners for any such alteration of grade. If the tracks of said corporation's railroad cross any other railroad of any kind, in said town or city, and a dispute arises in any way in regard other railroads. to the manner of crossing, the board of railroad commissioners of the state, shall, upon hearing, decide and determine in writing, in what manner the crossing shall be made, and it shall be constructed accordingly.

Construction and grade under direction of municipal officers

Railroad commissioners shall determine man-

Said corporation may change the location of said May change railroad, at any time, by first obtaining the written consent of consent of muthe municipal officers of said town or city, respectively, and make additional locations subject to the toregoing provisions and conditions.

nicipal officers.

SECT. 10. Nothing in this act shall be construed to pre- Control of streets vent the proper authorities of said town or city, respectively, from entering upon and taking up any of the streets, town and county roads, occupied by said railroad, for any purpose for which they may now lawfully take up the same.

left to towns.

SECT. 11. No other corporation or person shall be per- Exclusive right mitted to construct or maintain any railroad, for similar range. purposes over the same streets, roads or ways, that may be lawfully occupied by this corporation; but any person or -authorized to corporation lawfully operating any horse railroad, to any other roads. point to which this corporation's tracks extend, may enter apon, connect with and use the same, on such terms and in such manner as may be agreed upon between the parties, or

if they shall not agree, to be determined by the railroad commissioners of the state of Maine. The exclusive part of Excention to exclusive right. this section shall not be construed to apply to the Rockland Street Railway Company.

Not deemed a railroad.

SECT. 12. Said road shall not be taken or deemed to be a railroad within the meaning of that term, as used in the public laws of this state, but shall have all the rights and be subject to all the liabilities of horse railroads within this state.

May issue bonds and mortgage property.

SECT. 13. Said corporation is hereby authorized to issue bonds in such amount and on such time as it may from time to time determine, in aid of the purposes specified in this act, and to secure the same by a mortgage of its franchises and property. It is also hereby authorized to lease all of its property and franchises, upon such terms as it may determine.

\_lesse property, etc.

First meeting, how called.

SECT. 14. The first meeting of said corporation shall be called in the manner provided in the Revised Statutes. chapter forty-six, section three.

SECT. 15. This act shall take effect when approved.

Approved February 5, 1889.

### Chapter 324.

An Act to amend "An Act to incorporate the Eastern Steamboat Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 2, ch. 412, Private Laws of 1868, amended.

That section two of chapter four hundred and twelve of the private laws of eighteen hundred and sixty-eight, be amended so as to read as follows:

Capital stock and assessments thereon.

'SECT. 2. The capital stock of said corporation shall not be less than fifty nor more than one thousand five hundred shares of one hundred dollars each, and any person subscribing shall be personally liable to pay the assessments thereon, not exceeding one hundred dollars per share.'

Approved February 8, 1889.

## Chapter 325.

An Act to incorporate the Third Lake Dam Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Eben S. Coe, Levi Bradley, Eugene Hale, Clar- Corporators. ence Hale, Daniel F. Davis, William Engel, Frank Gilman, Lemuel A. Cross, their associates and assigns, are hereby incorporated under the name of the Third Lake Dum Com- Corporate pany, with all the powers and privileges of similar corporations.

side dams, remove rocks and make all other necessary im-

provements in so much of the east branch of Penobscot river as is between the mouth of Webster brook, in township six, range nine, west from the east line of the state, and the west line of township seven, range ten, west from the east line of the state, in the county of Piscataguis, to facilitate the driving of logs and lumber down the same, and for this purpose the said corporation may take land and materials \_take lands. necessary to build such dams and make such improvements;

and may flow contiguous lands so far as necessary to raise

upon the damages, the corporation shall pay the proprietors of the land and materials so taken, such damages as shall be ascertained and determined by the county commissioners for the county of Piscataguis, in the same manner, and under the same conditions and limitations as are by law provided

for the damage occasioned by flowing land the said corpora-

sons injured may have a remedy by a complaint for flowing, in which the same proceedings shall be had as when a com-

in the case of damage by laying out public highways.

suitable heads of water.

SECT. 2. Said corporation is authorized to build dams, Authorized to build dams, etc.

And if the parties cannot agree \_\_damages, how ascertained.

-remedy for tion shall not be liable to an action at common law, but per-

plaint is made under a statute of this state for flowing lands, occasioned by raising a head of water for the working of mills. The said corporation may demand and receive Tolla. a toll for the passage of logs over their said dams and improvements, except from logs cut from township number six. west

of the east line of the state, range nine, of fifteen cents per thousand feet, board measure, woods scale, for all logs that

pass through the dam at the outlet of Third lake; and for all logs that come into said east branch between the outlet of said Third lake and the mouth of Turner brook, ten cents per thousand feet; and for all logs that come into said east branch, between the mouth of Turner brook and the mouth of Webster brook, five cents per thousand feet as aforesaid. And said corporation shall have a lien upon all logs and lumber which may pass over any of its said dams and improvements, for the payment of said tolls; but the logs of each particular mark shall be holden only for the tolls of such mark; and unless such toll is paid within twenty days after such logs or lumber, or a major part of the same, shall arrive at the Penobscot boom, or place of manufacture or destination, said corporation may seize said logs and lumber, and sell at public auction so many and so much thereof as shall be necessary to pay such tolls, costs and charges. Notice of the time and place of such sale shall be given ten days before such sale, in some newspaper printed in Bangor.

-lien on logs for payment.

When tolls shall be reduced. SECT. 4. When said corporation shall have received from tolls its outlay on dams and improvements, and the repairs made up to that time, and eight per cent interest, then the tolls shall be reduced, pro rata, to a sum sufficient to keep the works in repair, and the president of the West Branch Driving Company for the time being, is appointed to audit and allow accounts, and shall determine the cost of said dams and improvements, and shall also audit the accounts for said repairs made from year to year.

Owners of land and lumber shall have the right to take stock. SECT. 5. Any and all owners of land from which logs or other lumber is cut, which passes over or through said dams or improvements, shall have the right to take an interest in the stock of said corporation in proportion to their interest in said land, by paying their proportion of the cost of making said dams and improvements.

SECT. 6. This act shall take effect when approved.

Approved February 8, 1889.

### Chapter 326.

An Act to prohibit the taking of trout in Chase's pond, in the town of Moscow, in Somerse, county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. No trout shall be taken in any manner, from Taking of trout in Chase's pond, in the town of Moscow, in Somerset county, prohibited for five years. Chase's pond, in the town of Moscow, in Somerset county, during the term of five years from the passage of this act.

SECT. 2. Any person violating the provisions of this act. Penalty for shall, on conviction before any trial justice in Somerset county, forfeit the sum of five dollars, one-half to the complainant and one-half to the county of Somerset.

Approved February 8, 1889.

## Chapter 327.

An Act to ratify the lease of the Bangor and Katahdin Iron Works Railway to the Bangor and Piscataquis Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The lease of the Bangor and Katahdin Iron Lease ratified. Works Railway of its railroad and property to the Bangor and Piscataquis Railroad Company, dated July one, eighteen hundred and eighty-seven, is authorized, ratified and confirmed.

This act shall take effect when approved.

Approved February 8, 1889.

#### Chapter 328.

An Act to incorporate the city of Brewer.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The inhabitants of the town of Brewer, in the Corporate county of Penobscot, shall continue to be a body politic and corporate, by the name of the city of Brewer, and as such, shall have, exercise and enjoy all the rights, immunities, and privileges.

-may ordain laws and regu powers, privileges and franchises, and be subject to all the duties and obligations now appertaining to, or incumbent on said town as a municipal corporation, or appertaining to or incumbent upon the inhabitants or selectmen thereof; and may ordain and publish such acts, ordinances, laws and regulations not inconsistent with the constitution and laws of this state, as shall be needful to the good order of said body politic; and impose fines and penalties for the breach thereof, not exceeding twenty dollars for any one offense, which may be recovered to the use of said city, by action of debt.

Municipal affairs vested in mayor and board of aldermen.

The administration of all fiscal, prudential and municipal affairs of said city, together with the government thereof, shall be vested in one principal magistrate, to be styled the mayor: and one council of ten to be denominated the board of aldermen; all of whom shall be inhabitants of said eity, and legal voters therein: which board shall constitute and be called the city council; all of whom shall be sworn to the faithful performance of the duties of their respective offices, provided, the city council shall not vote, assess or appropriate any money for any object or purpose for which the town of Brewer is not authorized to vote, assess or appropriate money, except for such purposes as are authorized by this act. And provided, further, that neither the city council, nor any agent or officer of the city, shall borrow or hire any money for, or on account of the city, or inhabitants thereof, except for the purposes for which the town of Brewer is now authorized by law to raise money; and all notes, bonds, obligations, scrip or orders given by the city council or any officer or agent thereof, for money or property obtained for any other purposes shall be void.

—proviso.

Authority to borrow money, limited.

Duties and powers of mayor.

SECT. 3. The mayor of said city shall be chief executive magistrate thereof. It shall be his duty to be vigilant and active in causing the laws and regulations of the city to be executed and enforced, to exercise a general supervision over the conduct of all subordinate officers, and to cause their violation of neglect of duty to be punished. He may call special meetings of the board of aldermen when in his opinion the interests of the city require it, by causing a summons or notification to be given by mail, or left at the usual dwelling place of each member of the board. He shall, from time to time, communicate to the city council such information, and recommend such measures as the business and interest of the

-may call meetings of aldermea. city may in his opinion require. He shall preside in the board of aldermen, but shall have only a casting vote. salary and compensation of the mayor shall be one hundred dollars per year, which shall not be increased or diminished during his continuance in office, unless by the vote of the qualified electors in ward meetings called for the purpose. Nor shall he receive from the city any other compensation for any services by him rendered in any other capacity or agency; provided, however, the city council may elect the -proviso. mayor to any city office, and allow him a reasonable compensation for such services: but the aldermen shall receive no Aldermen not compensation for their services as such.

CHAP. 328

-salary of

to receive comnensation.

SECT. 4. Every law, act, ordinance, resolve or order, Laws, etc., to be approved by requiring the consent of the city council, excepting rules and mayor. orders of a parliamentary character, shall be presented to the mayor for approval. If not approved by him, he shall return it with his objections at the next stated session of the city council to the board of aldermen, which shall enter the objections at large on its journal, and proceed to recon-If upon such reconsideration, it shall be passed by a vote of two-thirds of all the members of the board of aldermen, it shall have the same effect as if signed by the mayor. If not so returned, or in case of vacancy in the office of mayor, when said law, act, ordinance, resolve or order be finally passed, the same shall be valid without approval.

The executive powers of said city generally, Powers vested SECT. 5. and the administration of police and health departments, and aldermen. overseers of the poor, with all the powers of selectmen, except as modified by this act, shall be vested in the mayor and aldermen. All the powers of establishing watch and ward, now vested by the laws of the state in the justices of the peace and municipal officers, or inhabitants of towns, are vested in the mayor and aldermen so far as relates to said city; and they are authorized to unite the watch and police departments into one department, and establish suitable regulations for the government of the same. The officers of City marshal, police shall be, one chief, to be styled the city marshal, and and policemen, appointment of. so many watchmen and policemen as may, from time to time, be appointed. All other powers, now or hereafter vested in the inhabitants of said city, and all powers granted by this act, as well as all powers relating to the fire department, shall

City council shall keep record of proceedings.

-ouoram.

be vested in the mayor and aldermen. The city council shall keep a record of its proceedings, and judge of the election of its members, and, in case of vacancies, new elections shall be ordered by the mayor and aldermen. A quorum for the transaction of business shall consist of a majority thereof: all meetings of the aldermen shall be open and public; and the presiding officer shall have the powers of moderator of town meetings. At said meetings, when any two members shall request it, the votes shall be taken by yeas and navs. which votes shall be recorded by the clerk.

Wards.

For election purposes said city shall be divided into five wards, to contain, as near as conveniently may be. an equal number of legal voters, and it shall be the duty of the city council, once in ten years, and not oftener than five years, to review, and if it be needful, to alter said wards, in such manner to preserve as nearly as may be, an equal number of voters in each ward. All regular ward meetings shall be notified and called by the mayor and aldermen in the manner provided in the laws of this state, for notifying and

-ward meet ngs, how called.

Election of mayor.

-aldermen

-tenure of office.

Appnul elections, and proceedings.

Ward elerk to notify aldermen of election.

-proviso.

SECT. 8. On the second Monday in March, annually, the qualified electors of each ward shall ballot for a mayor, two aldermen, and a warden and ward clerk, on one ballot. the votes given for the said several officers respectively, shall be sorted, counted, declared and registered in open ward meeting, by causing the names of the persons voted for, and the number of votes given for each, to be written on the ward records at length. The ward clerk within twenty-four hours after such election, shall deliver to the persons elected aldermen, warden and ward clerk, certificates of their election, and shall forthwith deliver to the city clerk a certified copy of the records of such election; provided, however, that if the choice of aldermen, warden or ward clerk is not effected on

calling town meetings by the selectmen of the several towns. The mayor shall be elected from the citizens at large, by the inhabitants of the city voting in their respective wards. Two aldermen, a warden and ward clerk shall be elected by each ward, being residents in the ward where elected. All said officers shall be elected by ballot, by a plurality of the votes given, and shall hold their office one year from the third Monday in March, except as to wardens and ward clerks, who shall hold their office until others shall

be elected and qualified in their places.

that day, the meeting shall be adjourned from day to day, until a choice shall be effected. The board of aldermen shall. as soon as conveniently may be, examine the copies of the records of the several wards, certified as aforesaid, and shall cause the person who shall have received the greatest number of votes given for mayor in all the wards, to be notified in writing, of his election; but if it shall appear that no person shall have been so elected, or if the person elected shall refuse to accept said office, the said board shall issue their warrant for -proceedings in another election; and in case of a vacancy in the office of election. mayor, by death or otherwise, it shall be filled for the re- Vacancy, how mainder of the term by a new election, in the manner heretofore provided for the choice of said mayor. The oath -oaths. or affirmation prescribed by this act shall be administered to the mayor by the city clerk, or any justice of the peace in The aldermen elect shall, on the third Monday in March, at ten o'clock in the forenoon, meet when the oath or affirmation required by the second section of this act shall be administered to the members present, by the mayor or any iustice of the peace.

> Warden and be sworn.

The warden and ward clerk shall be sworn or affirmed to the faithful performance of their duty, by any justice of the peace of said city or by the person presiding at the ward meeting, as heretofore provided, or by the clerk of said ward, and a certificate of such oath or affirmation having been administered, shall be entered by the clerk on the records of said ward. The wardens shall preside at all -duties and powers of. the ward meetings, with the powers of moderators of town meetings; and if at any meeting the warden shall not be present, the clerk of the ward shall call the meeting to order and preside till a warden, pro tempore, shall be chosen and qualified. The clerk shall record all the proceedings and certify the votes given, and deliver over to his successor in office all such records and journals together with all other documents and papers held by him in said capacity. inhabitants of each ward may choose two persons to assist the warden in receiving, sorting and counting the votes.

SECT. 10. After the organization of the city government Election, and and the qualification of a mayor, and when a quorum of the board of aldermen shall be present, said board, the mayor presiding, shall proceed to choose a permanent chairman,

powers of per

CHAP. 328

-mayor to be notified of election

who, in the absence of the mayor, shall preside at all meetings of the board, and in case of any vacancy in the office of mayor, he shall exercise all the powers and perform all the duties of the office so long as such vacancy shall remain; he shall continue to have a vote in the board, but shall not have the veto power. The board of aldermen, in the absence of the mayor and permanent chairman, shall choose a president, pro tempore, who shall exercise the powers of a permanent chairman.

—election of president, pro. tem.

Election of city officers.

a

All monevs

-term of office.

shall be paid into treasury.

-payment of, how made.

Custody of public property.

Accounts of receipts and expenditures, published annually.

How money shall be paid from treasury.

SECT. 11. The city council shall annually, on the third Monday in March, or as soon thereafter as may be convenient, by ballot elect for the ensuing year the following officers: a city clerk, a city treasurer, a chief of police, who shall be styled the city marshal, and who shall exercise all the powers and perform all the duties of a constable; one overseer of the poor, one assessor of taxes, a road commissioner. a collector of taxes, a school agent, one member of the superintending school committee, or a supervisor and one or more city constables. All said officers and agents shall hold their offices during the ensuing year, and until others are elected and qualified in their stead, unless sooner removed by the city council; and all moneys received and collected for and on account of the city, by any agent or officer thereof, shall forthwith be paid into the city treasury. council shall take care that moneys shall not be paid from the treasury unless granted or appropriated, shall secure a prompt and just accountability by requiring bonds with sufficient penalties and sureties from all persons trusted with the receipt or custody of the public money; shall have the care and superintendence of the city public buildings, and the custody and management of all city property, with the power to let or sell what may be legally let or sold, and to purchase in the name of the city such real or personal property, not exceeding the sum of one hundred thousand dollars, including the property now owned by the city, as they deem of public utility. And the city council shall, as often as once a year, cause to be published, for the information of the inhabitants, an account of receipts and expenditures, and a schedule of the city property, and no money shall be paid from the city treasury, unless the same be appropriated by the city council, and upon a warrant signed by the mayor. which warrant shall state the appropriation under which the CHAP. 328 same is drawn.

SECT 12 At the first election of assessors of taxes, overseers of the poor and health officers, under this charter, three persons shall be elected members of each of said boards, one of whom shall be elected for one year, one for two years, and one for three years, and at each subsequent annual election one member of each board shall be elected for three years, each of whom shall continue in office until some other person shall have been elected and qualified in his place.

Assessors, overseers of poor, and health officers, their

The city council may provide by ordinance for the election and removal of all other necessary officers. officers elected by the city council may be removed by vote of a majority of all the members of the city council. compensation of all officers except the mayor shall be fixed by the city council. All vacancies may be filled by the city The term of all officers, except as otherwise specially provided, shall be for one year and until others are qualified in their places.

City council shall provide by ordinance for election and removal of other officers

The assessors of taxes shall execute and be SECT. 14. subject to the same powers, duties and liabilities that the and liabilities assessors in the towns in this state may exercise and be sub-All taxes shall be assessed, apportioned and collected in the manner prescribed by the laws of this state relative to town taxes: provided, however, that it shall be lawful for the city council to establish further and additional regulations and provisions for the collection thereof.

The city clerk shall be the clerk to the board city clerk, of aldermen; he shall perform such duties as shall be prescribed by the board of aldermen, and shall perform all the duties and exercise all the powers by law incumbent upon or vested in town clerks; he shall give notice in two public places in each ward of the time and place of regular ward meetings; but the place of regular ward meetings, and also the day and hour, when not fixed by law, shall be determined by the board of aldermen.

General meetings of citizens qualified to vote General meet-SECT. 16. in city affairs, may from time to time, be held to consult upon held. the public good; to instruct their representatives, and to take all lawful means to obtain redress of any grievances, according to the right secured to the people by the constitution of this state; and such meetings shall be duly warned by the

CHAP. 328

Exclusive authority over streets, vested in city council.

—shall appoint committee to lay out, alter, widen, etc., streets.

-proceedings.

—remedy in cases of grievance.

mayor and aldermen upon the requisition in writing, of thirty qualified voters. The city clerk shall act as clerk of such meetings and record the proceedings upon the city records.

The city council shall have exclusive authority SECT. 17. to lay out, widen or otherwise alter, or discontinue any and all streets or public ways in the city of Brewer, without petition therefor, and to estimate all damage sustained by the owners of land taken for that purpose. A standing committee shall be appointed, whose duty it shall be to lay out, alter, widen or discontinue any street or way in said city, first giving notice of the time and place of their proceedings to all parties interested, as now required by law in case of town The committee shall first hear all parties interested. and then determine and adjudge whether the public convenience requires such street or way to be laid out, altered or discontinued, and shall make a written return of their proceedings, signed by a majority of them, containing the bounds and descriptions of the street or way, if laid out or altered, and the names of the owners of the land taken, when known, and the damages allowed therefor; the return shall be filed in the city clerk's office, at least seven days previous to its acceptance by the city council. The street or way shall not be altered or established until the report is accepted by the city council, and the report shall not be altered or amended before its acceptance. A street or way shall not be discontinued by the city council, except upon the report of said The committee shall estimate and report the committee. damages sustained by the owners of lands adjoining that portion of the street or way which is so discontinued; their report shall be filed with the city clerk, seven days at least before its acceptance. Any person aggrieved by the decision or judgment of the city council in establishing, altering or discontinuing streets, may so far as relates to damages, appeal therefrom as in case of town ways. If a street or way is discontinued before the damages are paid or recovered for the land taken, the land owners shall not be entitled to recover such damages, but the committee in their report discontinuing the same, shall estimate and include all the damages sustained by the land owner, including those caused by the original location of the streets, and in such cases, if an appeal has been regularly taken, the appellant shall re-

The city shall not be compelled to construct cover his costs. or open any street or way thus hereafter established, until in the opinion of the city council, the public good requires it to be done; nor shall the city interfere with the possession of the land so taken, by removing therefrom materials, or otherwise, until they decide to open and construct said street. The city council may regulate the height and width of sidewalks in any public square, places, streets, lanes or alleys in said city, and may authorize posts and trees to be placed along the edge of said sidewalks. Nor shall the city be answerable for damages occasioned by telegraph, telephone

or electric light or railway poles and wires erected in its

streets.

width of streets.

The mayor may, on such terms and conditions SECT. 18. as he may think proper, authorize and empower any person or corporation to place in any street, for such time as may be necessary, any materials for making or repairing any street, sidewalk, crosswalk, bridge, watercourse or drain, or for erecting, repairing, moving or finishing any building or fences, or for laving or repairing gas or water pipes, provided. that not more than one-half of the width of the street shall be And such materials, so placed by virtue of any license obtained as aforesaid, shall not be considered an incumbrance or nuisance in such street, and the city shall not be liable to any person for any damages occasioned by such materials.

Mayor may placing of streets for repairing same.

The city council shall have authority to City council establish and make regulations for the measurement and sale of wood and bark in said city, whether brought by land or and bark. water; and may affix suitable penalties for the violation thereof, anything in the public laws of the state to the contrary notwithstanding; and are hereby authorized and empowered to control the building of wharves and piers in said city, and may authorize the extension of wharves into tide waters, and to make and ordain, from time to time, such ordinances, not repugnant to the constitution and laws of the state, as they may deem expedient or necessary for the location and regulation of vessels, boats, steamers and other crafts in that portion of the harbor of Brewer which lies outside of the limits of Bangor; to affix penalties for the -ax penalties breach of such by-laws, not exceeding twenty dollars for by-laws.

measuring wood

-may control building of wharves, etc.

each offense, to be recovered upon complaint by the harbor master, hereafter provided for, to the use of the city.

City council may provide for election of harbor master. SECT. 20. The city council shall have power to provide by ordinance, for the election or appointment of a harbor master for said city, whose duty it shall be to enforce the observance of the ordinances of the city relating to the harbor, and laws of the state applicable thereto, and to prosecute all violations of such laws and ordinances; and such harbor master, in case of sickness or disability, may appoint a deputy, subject to the approval of the board of aldermen of said city, to perform his duties during such sickness or disability.

Town laws shall remain in force, until repealed. SECT. 21. All the laws and regulations now in force in said town of Brewer, shall, notwithstanding this act, be and remain in force until they expire by their own limitations, or be revised or repealed by the city council; and prosecutions and suits may be commenced and proceeded thereon in the name of the city, by officers or other persons thereby empowered or directed to prosecute and sue; and the fines and penalties shall go to the uses in such laws or regulations named, according to law.

Division into

SECT. 22. It shall be the duty of the selectmen of the town of Brewer, as soon as may be after this act shall have been accepted, as hereinafter provided, to cause a division of said town to be made into five wards, in such manner as to include, as nearly as conveniently may be, consistently with well defined limits to each ward, an equal number of voters in each ward.

Proceedings for organizing city government.

SECT. 23. For the purpose of organizing the system of government hereby established, and putting the same in operation in the first instance, the selectmen of the town for the time being, shall seasonably, before the second Monday of March, next after the acceptance of this charter, issue their warrants for calling meetings of the said citizens, at such place and hour upon said day as they shall think expedient, for the purpose of choosing a warden and clerk for each ward, and also to give their vote for a mayor, to be taken from the city at large, and two aldermen and one constable, for each ward; the transcript of the records of each ward, specifying the votes given for mayor, one alderman and two common councilmen and one constable, certified by the warden and

clerk of said ward, shall at said first election be returned to the said selectmen of the said town of Brewer, whose duty it shall be to examine and compare the same; and in case such elections shall not be completed at the first election, then to issue a new warrant until such elections shall be completed according to the provisions of this act; and to give notice thereof in the mainer hereinbefore directed, to the several persons elected. And at said first meeting, any inhabitants Who may call of said ward, being a legal voter, may call the citizens to order. order, and preside until a warden shall have been chosen; and at said first meeting, a list of voters in each ward, prepared and corrected by the selectmen of the town of Brewer. for the time being, shall be delivered to the clerk of each ward, when elected, to be used as provided by the law, in town meetings.

Снар. 328

-new warrant to issue, in case election is not

first meeting to

SECT. 24. This act shall take effect and be in full force when act takes when the same shall have been accepted by the inhabitants of said town qualified to vote in town affairs, at a legal town meeting called for that purpose; provided, it shall be accepted within five years from the passage of this act, but not more than one meeting for that purpose, shall be called in the same And at such meeting the inhabitants of said town shall vote by a written or printed ballot, those in favor of accepting this act having on the ballot the word "yes," and those opposed having on the ballot the word "no;" and if a majority of all the ballots received, are in favor of accepting the same, it shall then become a law and take effect. it shall be the duty of the clerk of said town to file a copy of the record of the vote of said town accepting the same, with the clerk of the city of Brewer, when elected, who shall transcribe such copy into the records of the city, and such record shall be conclusive evidence that this act has been accepted.

Approved February 8, 1889.

### Chapter 329.

An Act additional to and amendatory of Chapter one hundred and fifty-nine of the special laws of eighteen hundred and sixty-six, entitled "An Act to supply the people of Portland with pure water."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Company authorized to issue bonds and mortgage preperty. The Portland Water Company is hereby authorized and empowered to issue its bonds to an amount not exceeding three hundred thousand dollars in addition to those already issued and secure the same by a mortgage or deed of trust of its franchises and property, and use said bonds to raise money and to apply the proceeds thereof when sold, to the payment of its floating debts and the further construction and improvement of its works.

Approved February 8, 1889.

### Chapter 330.

An Act to change the name of John A. McCorison, of Hampden.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Name changed.

SECT. 1. The name of John A. McCorison, of Hampden, is hereby changed to John A. Washburn.

SECT. 2. This act shall take effect when approved.

Approved February 8, 1889.

# Chapter 331.

An Act to incorporate the Nickerson Boom Company of Brunswick.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporate.

SECT. 1. Amos R. Nickerson, together with his associates and assigns are hereby created a body politic and corporate, under the corporate name of the Nickerson Boom Company of Brunswick with all the powers and privileges and subject to all the liabilities incident to similar companies chartered

under the laws of this state.

Corporate name.

Said corporation may erect and maintain a boom

Снар. 331 Authorized to erect boom in

Brunswick.

with all necessary piers at or near Mason rock, in the town of Brunswick in the Androscoggin river, and extending from that point easterly to a point on said river not lower than the easterly line of Moses M. Nickerson's land, being some five or six hundred feet below said rock, for the purpose of stopping, securing and holding all logs and other lumber coming down said river, and may secure and hold all stray or prize logs and lumber coming into such boom for which they shall be entitled to the following tolls. On all logs owned in the Tolls. town of Brunswick four cents per log, and on all other logs ten cents per log, and twenty-five cents per cord on all pulp wood so held or secured. And the said boom company shall safely keep and hold said logs or other lumber for the space

of sixty days unless sooner claimed by the owners thereof, and in case said logs are not so claimed and charges paid by

with full power and authority, after said sixty days to sell at public auction so many of said logs or so much of said lumber as shall be necessary to pay said charges with all costs of sale, first giving ten days public notice in some newspaper printed

said owners the said corporation shall have a lien thereon —lien on logs for payment.

in the county of Cumberland. Said corporation may take and hold any real May take land. estate necessary for the purpose of its business in constructing said boom, and if said corporation and the parties owning said land, cannot agree upon the terms by which the same shall be so taken, the damages shall be estimated in the same. manner as damages for land taken for public highways.

damag s, how

This act shall take effect when approved. SECT. 4.

Approved February 8, 1889.

### Chapter 332.

An Act to protect trout in Parlin Pond, its tributaries and outlet.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Killing trout a Parlin pond,j prohibited.

-Penalty.

Any person who shall kill or destroy any trout in Parlin pond, its tributaries or outlet, by the use of giant powder, or any other explosive, or shall in any other way, wantonly waste and destroy trout in and around said waters, shall for each offense be punished by fine not exceeding twenty dollars, or by imprisonment not more than twenty days.

Approved February 8, 1889.

# Chapter 333.

An Act to incorporate the New Sharon Water Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Z. A. Dyer, Thomas B. Ridley, Nathaniel Harding, W. W. Norcross, Simon Greenleaf, Daniel L. Swan, E. W. Young, George H. Brawn, of New Sharon, Frank A. Morrill, of Somerville, Massachusetts, their associates, successors and assigns, are hereby created a corporation, by the name of the New Sharon Water Power Company, with all the rights and powers, and subject to all the duties and liabilities of similar corporations, organized under the general laws of this state.

Authorised 10 own and construct dams.

Corporate name.

-purposes.

SECT. 2. Said corporation is hereby authorized to own, construct and maintain a dam or dams, side-dams, flumes and canals on the Sandy river in New Sharon, for the purpose of holding, storing, discharging and regulating the flow of water, for the benefit of the water powers and privileges, now on said waters, and to sell, lease or rent surplus water, to the same or others; and to hold and possess certain rights and privileges, that may be granted said corporation by the mill owners.

First meeting,

SECT. 3. The first meeting of the corporators for organization, may be called on written notices signed by any two of them, three days at least, before the meeting, naming the time, place and purposes of such meeting.

The amount of the capital stock may be fixed by the corporation, at first, at such sum as they think will be required for the purposes herein specified, and may afterwards, by vote of not less than three-fourths of all the stock, be increased from time to time, if necessary, at any regular meeting of the stockholders, not to exceed twenty-five thousand dollars in all.

Capital stock.

SECT. 5. Said corporation shall be authorized to purchase, hold and convey real estate and personal property, sufficient estate. to carry out the purposes of this corporation as herein stated.

This act shall take effect when approved.

Approved February 8, 1889.

# Chapter 334.

An Act to authorize the navigation, by steam, of Hermon Pond and the connecting ponds

Be it enacted by the Senate and House of Representatives in Legislature assembled. as follows:

SECT. 1. Fred Atwood, his associates and assigns, are hereby authorized to clear and enlarge channels, dredge bars, and remove stones, in Hermon pond and the streams and connecting ponds, in the towns of Hermon and Hampden, in Penobscot County, and they are hereby authorized to make and construct bridges, and to raise bridges in a proper and suitable manner, to convene the public travel across the highways passing between said ponds, at their own cost and No liability or obligation is hereby imposed on said towns of Hermon and Hampden to provide draw-bridges or passage-ways across said highways, other than as now provided by law. And they are hereby vested with the exclusive right against all other persons and corporations, of employing and navigating every kind of boat or water craft, propelled by steam, for carrying passengers or freight on said ponds and streams, at such times as they may deem practical, for the term of ten years from the time when this act shall take effect.

Fred Atwood, et als., author-ized to clear shannels in Hermon pond and tributaries

—granted exclu-sive right to nav-igate Hermon and other ponds, for ten years.

Any person or corporation who shall use or Penalty for inemploy on said ponds or streams, any boat or other water craft, propelled by steam, as carriers of freight or passengers. for compensation, without being authorized by the person

tringement.

named in section one of this act, shall forfeit not less than twenty dollars, nor more than one hundred dollars, to be recovered by and for the use of said corporator, his associates and assigns, in an action of debt, for every day or portion of a day.

Act void, if not accepted within two years.

SECT. 3. If the person named in this act, his associates or assigns, shall, for the term of two years after the passage of this act, fail to navigate said waters by steam, then this act shall be void.

SECT. 4. This act shall take effect when approved.

Approved February 8, 1889.

### Chapter 335.

An Act to incorporate the Winterport Savings Bank.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

R. G. Campbell, A. E. Fernald, D. H. Smith, SECT. 1. John W. Carleton, C. R. Hill, Amos H. Hall, E. C. Arev, Daniel Dyer, John M. Snow, E. R. Grant, Fred Atwood, A. R. Fellows, Percy C. Rich, John Stokel, George Pierce, their associates and successors, are hereby constituted a body politic and corporate, by the name of the Winterport Savings Bank, with all the rights and privileges, and subject to all the liabilities and duties incident to similar institutions by the laws of this state, with full power by that name to prosecute and defend suits at law and in equity, to have and to use a common seal, to elect such officers as are required by the laws of this state, and others that may be necessary for the transaction of business, to make, establish and enforce bylaws for the management of the concerns of the corporation, not repugnant to the laws of this state. Said bank shall be established at Winterport.

Corporate name

-rights and privileges.

Seal!

-by-laws.

First meeting,

-membership

SECT. 2. The first meeting of said corporation may be held at such time and place as the first five corporators may designate by giving notice thereof seven days previously, in any newspaper published in Waldo county. At said meeting and every subsequent annual meeting, new members may be elected by ballot. It shall require at least seven of the cor-

porators, or their associates, to constitute a quorum for the transaction of business.

CHAP. 336

SECT. 3. All deeds of conveyance, or other instruments Deeds, etc., shall be scaled. made in behalf of the corporation, shall be sealed with the corporate seal, and when made in pursuance of any vote of the corporation, shall be valid to convey property or bind the corporation.

SECT. 4. This act shall take effect when approved.

Approved February 8, 1889.

### Chapter 336.

An Act to amend Chapter two hundred and forty-two of the Private and Special Laws of eighteen hundred and seventy-six, relating to Sheepscot River Bridge.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The word "seventeen" in the first section of River bridge, private and special laws of eighteen hundred and seventy-six, to of. chapter two hundred and forty-two, is hereby stricken out, and the word 'fourteen' inserted in its place.

SECT. 2. This act shall take effect when approved.

Approved February 8, 1889.

#### Chapter 337.

An Act to incorporate the Bangor Firemen's Relief Association.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. William Norwood, S. A. Brown, Patrick Corporators. O'Leary, Matthew O'Brien, E. B. Usher, E. E. Hodgkins, M. C. Kanaley, Joseph Grenier, John S. O'Leary, C. G. Shea, Daniel Cook, and the other members of a voluntary association now existing in the city of Bangor under the name Corporate of the Bangor Firemen's Relief Association, their associates and successors, are hereby constituted a body politic and corporate by the name of the Bangor Firemen's Relief Association, and the said corporation may sue and be sued, -powers and duties. defend and be defended, and have a corporate seal, have and

CHAP. 338

enjoy all the powers and privileges and shall be subject to all the duties and liabilities pertaining to corporations by the general laws of this state.

Object of association.

SECT. 2. The sole object of the association hereby incorporated shall be to afford relief to such of their members as may at any time receive injury in the discharge of their duties as members of the Bangor Fire Department, or to their families in the event of their decease; and for this purpose the said association may receive and hold real and personal property to an amount not exceeding at any one time thirty thousand dollars.

Shall not employ paid solicitors. SECT. 3. Said corporation shall not employ paid solicitors or canvassers, or pay or cause or allow to be paid, commissions or fees for procuring membership or obtaining application for insurance under the assessment plan.

By-laws.

SECT. 4. The constitution or rules by which the affairs and proceedings of the said voluntary association are now governed and directed, so far as the same are not repugnant to the constitution and laws of this state, shall be and continue to be the by-laws of the corporation hereby constituted, until the same or any of them shall be changed by the act of said corporation; and said corporation is hereby authorized to change its by-laws at any time, by adding to, repealing or amending the same, or any of them, provided such change is not repugnant to the constitution and laws of the state.

Acceptance of

SECT. 5. This act may be accepted by vote of the majority of the members present at any meeting of the said voluntary association, regularly called according to their constitution and tor the purposes of authorizing such acceptance.

SECT. 6. This act shall take effect when approved.

Approved February 8, 1889.

### Chapter 338.

An Act to amend Section two of Chapter four hundred and thirty-two of the Private and Special Laws of eighteen hundred and eighty-five, relating to an act repealing "An Act to incorporate the town of Lexington."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 2, ch. 482, Special Laws of 1885, amended. SECT. 1. Section two of chapter four hundred and thirty-two, of the private and special laws of eighteen hundred and

eighty-five, is hereby amended by striking out all after the word "plantation" in the twelfth line of said section, so that said section as amended, shall read as follows:

'SECT. 2. In case a plantation is organized within the terPlantation, may
ritory, and embracing the limits of such town of Lexington, the of town. such plantation may, at a meeting legally called by a warrant and containing an article for that purpose, by vote, assume all the outstanding liabilities of such town on the day when this act takes effect, and in case such plantation so votes, they shall have the authority to raise the money by loan upon plantation orders or notes, which shall be valid claims upon such plantation, with which to discharge such liabilities, and thereupon all the property and assets of such town shall become the property of, and vested in such plantation.'

SECT. 2. This act shall take effect when approved.

Approved February 8, 1889.

## Chapter 339.

An Act to incorporate the Maine Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Arthur Sewall, Josiah S. Maxcy, Weston Liewis, Corporators, their associates, successors and assigns, are hereby made a corporation by the name of the Maine Water Company for the Corporate purpose of erecting, operating, buying, leasing and selling the water works named in this act.

The capital stock of said corporation shall not Capital stock. exceed one million dollars, to be fixed from time to time as required, and shall be divided into shares of one hundred dollars each.

SECT. 3. Said corporation is authorized to hold for its May hold real purposes aforesaid, real and personal estate not exceeding one million dollars in amount.

The said corporation is hereby authorized to purchase and hold the property, capital stock, rights, privileges, other corporations. immunities and franchises of the Gardiner Water Company, the Calais Water Company, the Waterville Water Company, the Richmond Water Company, the Dever and Foxcroft Water Company, the Boothbay Water Company, or of either

CHAP. 339

or any of them, upon such terms as may be agreed upon; and upon such purchase and transfer, the said Maine Water Company shall have, hold, possess, exercise and enjoy all the locations, powers, privileges, rights, immunities, franchises, property and estates which at the time of any such purchase and transfer shall then be had, held, possessed or enjoyed by the corporation or corporations so selling, or either or any of them, and shall be subject to all the duties, restrictions and liabilities to which they, or either or any of them, shall then be subject by reason of any charter, contract, or general or special law of this state, or otherwise.

All pending suits may be prosecuted by corporation SECT. 5. All proceedings, suits at law or in equity, which may be pending at the time of any such transfer to which either of said corporations so selling shall be a party, may be prosecuted or defended by the said Maine Water Company in like manner and with the same effect as if such transfer had not been made. All claims, contracts, rights and causes of action, of or against either of said corporations so selling, at law or in equity, may be enforced by suit or action to be begun or prosecuted by or against the said Maine Water Company.

Individual corporations may make contracts. SECT. 6. The Gardiner Water Company, the Calais Water Company, the Waterville Water Company, the Richmond Water Company, the Dover and Foxcroft Water Company, and the Boothbay Water Company, are authorized to make the contracts, sales and transfers authorized by section four of this act, at meetings of their respective companies called for such purposes.

Calais Water Co., authorized to lease property of St. Croix Electric Light and Water Co. SECT. 7. The Calais Water Company is hereby authorized to lease the property of the Saint Croix Electric Light and Water Company upon such terms as may be mutually satisfactory and may assign and transfer said lease to the said Maine Water Company.

May issue l.mited amount of stock. SECT. 8. The said Maine Water Company may issue stock in payment and exchange for the stock, franchises and property of the corporations making the transfers authorized by this act, but in no event shall the amount of stock so issued exceed the authorized capital stock of the corporations so selling.

May issue bonds and mortgage property. SECT. 9. Said Maine Water Company may issue its bonds upon such rates and time as it may deem expedient and in such amount as may be required for the objects of its incorporation and for the purposes authorized by this act and

secure the same by mortgage upon the franchise and property of said company.

**CHAP. 339** 

SECT. 10. Nothing herein contained shall in any way Rights of muniaffect or abridge the rights of any city, town, village corporation or incorporated village fire company, under any contract now or hereafter made with any or either of the companies named in this act.

not be abridged.

SECT. 11. The first meeting of said corporation may be First meeting, called by a written notice thereof, signed by any two corporators herein named, served upon each corporator, by copy of the same given in hand, or mailed, postage prepaid, at least seven days prior to the day named therein for such meeting.

SECT. 12. Upon either or any of the purchases and transfers authorized by this act, the said Maine Water Company shall faithfully perform thereafter all the obligations of any and all contracts then existing between the corporation, or corporations so selling, and any city, town, village corporation, incorporated village fire company, corporation, firm or individual, in each and every particular, and be subject to all the liabilities of said contracts; and the said Maine Water Company shall thereupon succeed to and enjoy all the rights of the corporation so selling in, to, and under said contracts, as if said contract or contracts had been made originally with said Maine Water Company.

Corporation shall perform all existing obligations.

SECT. 13. The said Maine Water Company is also author- corporation ized to purchase and hold stock in either or all of the water companies named in section four of this act, and may pay for said stock in the manner authorized by section eight of this act: and in such case any stockholder of the Maine Water Company shall be eligible to any office in any of the water companies above named, in which said Maine Water Company may become a stockholder. Such stock so held may be pledged or mortgaged under section nine of this act.

may hold stock in either or all of the o her corporations.

SECT. 14. This act shall take effect when approved.

Approved February 8, 1889.

## Chapter 340.

An Act to amend Section ten of Chapter two hundred and thirty-two of Private and Special laws of eighteen hundred eighty-seven, relating to the Silver Lake Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 10, ch. 232, special laws of 1887, amended. Section ten of chapter two hundred and thirty-two of the private and special laws of eighteen hundred eighty-seven, is hereby amended, by striking out the words, "sixty thousand dollars," in the third line, and inserting in place thereof the words, 'the amount of its capital stock,' so that said section as amended, shall read as follows:

May issue bonds and mortgage property. 'SECT. 10. Said corporation may issue its bonds for the construction of its works, upon such rates and times as it may deem expedient, not exceeding the amount of its capital stock, and secure the same by mortgage of the franchise and property of said company.'

Approved February 8, 1889.

#### Chapter 341.

An Act to amend the charter of the Augusta Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Augusta Water Co., authorized to issue bonds. The Augusta Water Company is hereby authorized and empowered to issue its bonds for the payment of its debts, and for the further construction and improvement of its works, for such amount, and upon such rate and time, as it may deem expedient, not to exceed the sum of seventy-five thousand dollars in addition to the amount of its present bonded debt, and to secure the same by mortgage or deed of trust of its franchises and property.

Approved February 12, 1889.

## Chapter 342.

An Act for the better protection of trout in Tim Pond, so called, in Township Two, Range Four, in Franklin county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

No person shall take, kill, catch, or fish for, any trout, or any other fish in Tim pond, in township two, range four, in Franklin county, between the first days of October prohibited. and May following, in each year.

Killing of fish in Tim pond, be-

Any person violating the provisions of this act Penalty for SECT. 2. shall be liable to a fine of not less than ten, nor more than thirty dollars, for each fish so taken, caught or killed.

This act shall take effect when approved.

Approved February 12, 1889.

## Chapter 343.

An Act for the protection of fish in the Spectacle Ponds, in the town of Porter.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. All persons are prohibited hereby to take fish Taking of fish of any kind from the Spectacle ponds, so called, in the town of Porter, in the county of Oxford, between the first day of November and the tenth day of June following, in each year.

from Spectacle ponds, between Nov. 10 and

Any person violating the provisions of this act, Penalty for shall, on conviction of the same before any trial justice in Oxford county, forfeit the sum of ten dollars, one-half to the complainant, and one-half to the county of Oxford.

violation.

This act shall take effect when approved. SECT. 3.

Approved February 12, 1889,

## Chapter 344.

An Act additional to and amendatory of Chapter two hundred and sixty-seven of the Special

Laws of the year one thousand eight hundred and eighty.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 1, ch. 267, Special Laws of 1880, amended. SECT. 1. The time named in section one, chapter two hundred and sixty-seven of the special laws of the year one thousand eight hundred and eighty, for completing the railroad mentioned in said act is hereby extended for a further period of four years from and after the approval of this act.

May operate road by electricity or steam.

SECT. 2. Said corporation may operate its road by electricity or steam power as its officers and stockholders may elect.

Lease made

SECT. 3. Any conveyance or lease which has been here-tofore, or shall hereafter be made by the Cumberland and Oxford Canal Corporation, its mortgagees or their assigns, to the Presumpscot River Railroad, in accordance with the provisions of chapter three hundred of the private and special laws of eighteen hundred and eighty, shall be valid and shall be held effectual to pass the title to the property.

SECT. 4. This act shall take effect when approved.

Approved February 12, 1889.

## Chapter 345.

An Act to amend the charter of the Pejepscot Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Pejepscot Water Co., authorized to issue bonds and mortgage property. The Pejepscot Water Company is hereby authorized and empowered to issue its bonds for the payment of its debts, and for the further construction and improvement of its works, for such amount, and upon such rate and time as it may deem expedient, not to exceed the sum of seventy-five thousand dollars, in addition to the amount of its present bonded debt, and to secure the same by mortgage or deed of trust of its franchises and property.

Approved February 12, 1889.

## Chapter 346.

An Act to incorporate the Rockland Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. William S. White, Edwin H. Lawry, William Corporators. W. Case, Charles A. Crockett, Nathan F. Cobb, Fred H. Berry and William T. Cobb, all of Rockland, Knox county, Maine, their associates, successors and assigns, are hereby constituted a corporation by the name of the Rockland Street Corporate Railway Company, with authority to construct, maintain and use a street railway, to be operated by electricity or animal construct a railway. power, with convenient single or double tracks, side tracks. switches or turnouts, with any necessary or convenient lines of poles, wire, appliances and appurtenances and conduits. from such points in said city of Rockland, upon and over such route, shall be determined by streets therein, as shall, from time to time, be fixed and determined by the municipal officers of the said city of assented to by Rockland, and assented to in writing by said corporation, to the boundary lines between said city and the towns of Camden, Thomaston and South Thomaston, in said Knox county, and thence upon and over such streets, town and county roads in said towns of Camden, Thomaston and South Thomaston, as, from time to time, may be fixed and determined by the municipal officers of said towns of Camden, Thomaston and South Thomaston, and assented to in writing by said corporation, to such point or points in said towns of Thomaston and South Thomaston, as may in like manner, from time to time, be fixed and determined by the municipal officers of said towns, and assented to in writing by said corporation; said corporation shall also have authority to construct, maintain and use said railroad over and upon any lands where the land damages have been mutually settled by said corporation -land damages have been mutually settled by said corporation and the owners thereof; provided, however, that all tracks of said railroad shall be laid at such distances from the sidewalks of said city and towns, as the municipal officers thereof, respectively, shall, in their order fixing the routes of said railroad, determine to be for public safety and convenience. The written assent of said corporation to any vote or votes of the municipal officers of said city, or either of said towns, prescribing, from time to time, the routes of said railroad, shall be filed with the respective clerks of said towns, and

municipal officers, and

-land damages,

-seent of corporation to votes of municipal officers, to be filed with be filed w... town clerk.

-may fix rates.

shall be taken and deemed to be the locations thereof. Said corporation shall have power, from time to time to fix such rates of compensation for transporting persons or property, as it may think expedient, and generally shall have all the powers, and be subject to all the liabilities of corporations, as set forth in the forty-sixth chapter of the Revised Statutes.

Municipal officers may regulate rate of speed, removal of snow and SECT. 2. The municipal officers of said city and towns, respectively, shall have power at all times, to make all such regulations as to the rate of speed and removal of snow and ice from the streets, roads and highways, by said company at its expense, and mode of use of the tracks of said railroad within said city or towns, as the public convenience and safety may require.

Powers may be exercised by board of directors. SECT. 3. All acts required by this act to be done by said corporation, may be delegated by said corporation to its board of directors.

Corporation shall keep streets in repair.

SECT. 4. Said corporation shall keep and maintain in repair, such portions of the streets, town or county roads, as shall be occupied by the tracks of its railroad, and shall make all other repairs of said streets or roads, which in the opinion of the municipal officers of said city and towns respectively, may be rendered necessary by the occupation of the same by said railroad, and if not repaired upon reasonable notice, such repairs may be made by said city or towns, respectively, at the expense of said corporation.

Penalty for obstructing corporation.

SECT. 5. If any person shall wilfully and maliciously obstruct said corporation in the use of its road or tracks, or the passing of the cars or carriages of said corporation thereon, such persons and all who shall aid and abet therein, shall be punished by a fine not exceeding two hundred dollars, or may be imprisoned in the county jail for a period not exceeding sixty days.

Capital stock.

SECT. 6. The capital stock of said corporation shall not exceed one hundred thousand dollars, to be divided into shares of one hundred dollars each.

May hold real estate.

SECT. 7. Said corporation shall have the power to lease, purchase or hold such real or personal estate as may be necessary and convenient for the purposes and management of said railroad.

Construction and grade, under direction of municipal officers. SECT. 8. Said railroad shall be constructed and maintained in such form and manner, and with such rails, and upon such grade as the municipal officers of said city and

towns, respectively, may direct, and whenever in the judgment of said corporation, it shall be necessary to alter the grade of any street, town or county road, said alterations may be made at the sole expense of said corporation, provided, the same shall be assented to by the municipal officers of said city and towns, respectively; but said corporation shall not be liable to any abutting land owners for any alteration of grade. If the tracks of said corporation's railroad cross any Railroad comother railroad of any kind, in said city, or in either of said towns, and a dispute arises in any way in regard to the railroads. manner of crossing, the board of railroad commissioners of the state, shall, upon hearing, decide and determine in

CHAP. 346

determine

Said corporation may change the location of said May change SECT. 9. railroad, at any time, by first obtaining the written consent sent of municipal officers. of the municipal officers of said city and towns, respectively, and to make additional locations subject to the foregoing provisions and conditions.

writing, in what manner the crossing shall be made, and it

shall be constructed accordingly.

Nothing in this act shall be construed to pre- control of vent the proper authorities of said city and towns, respectively, www. from entering upon and taking up any of the streets, town and county roads, occupied by said railroad, for any purpose for which they may now lawfully take up the same.

SECT. 11. No other corporation or person shall be per- Exclusive right, mitted to construct or maintain any railroad, for similar purposes over the same streets, roads or ways, that may be lawfully occupied by this corporation, but any person or corporation lawfully operating any horse railroad, to any point to \_authorized to which this corporation's tracks extend, may enter upon, other roads. connect with and use the same, on such terms and in such manner as may be agreed upon between the parties, or if they shall not agree, to be determined by the railroad com-The exclusive part of this exception to exclusive right. missioners of the state of Maine. section shall not be construed to apply to the Thomaston Street Railway Company.

connect with

SECT. 12. Said road shall not be taken or deemed to be Not deemed a a railroad, within the meaning of that term, as used in the public laws of this state, but shall have all the rights and be subject to all the liabilities of horse railroads within this state.

May issue bonds and mortgage property. SECT. 13. Said corporation is hereby authorized to issue bonds in such amount and on such time as it may from time to time determine, in aid of the purposes specified in this act, and to secure the same by a mortgage of its franchises and property. It is also hereby authorized to lease all of its property and franchises, upon such terms as it may determine.

First meeting, how called. SECT. 14. The first meeting of said corporation shall be called in the manner provided in the Revised Statutes, chapter forty-six, section three.

Limitation

SECT. 15. This act shall not be held to apply to so much of the town of Camden, as lies north of the intersection of Camden street with the old county road, at or near the Clam Cove school house in said Camden.

SECT. 16. This act shall take effect when approved.

Approved February 12, 1889.

## Chapter 347.

An Act to incorporate the Northern Construction Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Corporate

-- burbose.

SECT. 1. A. F. Crockett, George P. Wescott, Edward C. Hersey, and their associates, successors and assigns, are hereby made a corporation by the name of the Northern Construction Company, for the purpose of carrying on the business of building, constructing and equipping lines of railroad, with the right to operate the roads so built and constructed, so long as may be found necessary for this company so to do, under the terms and conditions contained in their respective charters. Said corporation shall have the right to purchase, manufacture and deal in all kinds of machinery, materials and appliances deemed necessary or proper for the construction, equipment and operation of railroads, together with all patents, inventions and licenses appertaining to the same, with power to hold by purchase, or may otherwise acquire the bonds, stocks, securities and other property of railroads constructed or equipped by this company. corporation may purchase or take and hold the stock and bonds of any other company as collateral security for any

-may hold stock and bonds of other corporations.

debts due this corporation, and may borrow or raise money from time to time, upon mortgage of any of its property, or may issue its notes, bonds or other securities for such amount and upon such terms as to time and rate of interest, as may he deemed necessary for the purposes of the corporation, and they may invest any property of this corporation in trustees for any purpose and in any manner whatever that will further the objects of its incorporation.

SECT. 2. The capital stock of said corporation shall be Capital stock one hundred thousand dollars, divided into shares of one hundred dollars each. The capital stock of the corporation may from time to time, by vote of the directors, be increased to one million dollars.

The first meeting for the purpose of organiza- First meeting. tion, may be called by either of the persons herein named, by giving written notice to the others seven days, at least, before the day appointed for such meeting.

SECT. 4. This act shall take effect when approved.

Approved February 12, 1889.

## Chapter 348.

An Act to incorporate the Citizens' Water Company of Ellsworth.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Fred B. Aiken, Lewis Friend, Charles H. Corporators. SECT. 1. Haynes, Augustus E. Moore, George R. Campbell, Joseph M. Higgins, Albert M. Hopkins, Fred L. Frazier, Frank R. McGown, Hoyt H. Harden, their associates, successors and assigns, are hereby made a corporation under the name of Corporate the Citizens' Water Company of Ellsworth, for the purpose of supplying the city of Ellsworth in the county of Hancock, Maine, or any part thereof, with pure water for domestic, manufacturing, private and public uses, including the extinguishment of fires.

Said corporation may take and hold, by purchase or otherwise, real and personal estate necessary and con- May take real estate. venient for the purposes aforesaid, not exceeding two hundred thousand dollars.

CHAP. 348

Authorized to take water from Branch and Reed's pond. SECT. 3. Said company is hereby authorized, for the purposes aforesaid, to take, collect, store, flow, use, detain, distribute, and convey to the city of Ellsworth, water from Branch Pond or Reed's Pond in said Ellsworth, or any streams flowing from either of them, or from any part of Union river or any tributary thereof in said Ellsworth, and it is also authorized to locate, construct and maintain dams, reservoirs, locks, gates, sluices, aqueducts, pipes, conduits, stand-pipes, hydrants, and all other necessary structures therefor.

May lay pipes, etc., along and across streets, under direction of municipal efficers.

Said company is hereby authorized to lay, construct and maintain in, under, through, along and across the highways, ways, streets, railroads and bridges in said city. and to take up, replace and repair all such sluices, aqueducts, pipes, hydrants and structures as may be necessary for the purposes of their incorporation, under such reasonable restrictions and conditions as the mayor and aldermen of said city may impose. Said company is also authorized to lay, construct and maintain its pipes under, in and over Union river, and to build and maintain all necessary structures therefor; all to be done at such places as may be necessary for the said purposes of said company and not to obstruct navigation. And said company shall be responsible for all damages to all corporations, persons and property occasioned by the use of such highways, ways, and streets, and shall further be liable to pay to said city all sums recovered against said city for damages from obstruction caused by said company, and for all expenses, including reasonable counsel fees, incurred in defending such suits, with interest on the same.

-responsibility for all damages.

May cross any private or public sewer.

-shall not obstruct travel.

SECT. 5. Said company shall have power to cross any water-course, private or public sewer, or to change the direction thereof where necessary for the purposes of their incorporation, but in such manner as not to obstruct or impair the use thereof; and said company shall be liable for any injury caused thereby. Whenever said company shall lay down any fixtures in any highway, way or street, or make any alterations or repairs upon its works in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavements then removed by it, to be replaced in proper condition.

Said company may take and hold any lands necessary for flowage, and also for its dams, reservoirs, locks, oto. gates, hydrants, and other necessary structures, and may locate, lay and maintain sluices, aqueducts, pipes, hydrants, and other necessary structures or fixtures in, over and through any lands for its said purposes, and excavate in and through such lands for such location, construction and maintenance. It may enter upon such lands to make surveys and locations, and shall file in the registry of deeds, in said county of Hancock, plans of such location and lands, showing the property taken, and within thirty days thereafter, publish notice of such filing in some newspaper in said county, such publication to be continued three weeks successively. Such water, land, or other property shall be deemed to have been taken at the date of such filing. Said corporation, however, may make all needful explorations, surveys and levels on any lands prior to such filing.

CHAP. 348 May take lands,

-shall file plan of location in Hancock registry of

Said corporation shall be held liable to pay all damages that shall be sustained by any person or corporation by the taking of any land, water or other property, or by flowage, or by excavating through any laud for the purpose of laying down pipes and aqueducts, building dams, reservoirs, and also damages for any other injuries resulting from And if any person sustaining damage as aforesaid and said corporation cannot mutually agree upon the sum to tained. be paid therefor, such person or said corporation may cause damages to be ascertained in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways.

Liability for land damages

Said company is hereby authorized to make Authorized to SECT. 8. contracts with the United States, the county of Hancock, and with corporations, and inhabitants of said city of Ellsworth, for the purposes of supplying water as contemplated And said city of Ellsworth is hereby authorized City of Ellsby this act. by its mayor and aldermen to enter into contract with said company for a supply of water for any and all purposes exempt from taxation. mentioned in this act, and for such exemption from public burden as said city, and said company may agree, which, when made, shall be legal and binding upon all parties thereto.

make contracts.

ized to contract for water, and

Penalty for corrupting water, or injuring SECT. 9. Whoever shall wilfully or maliciously corrupt the water of said ponds or streams or any of the tributaries thereto whether frozen or not, or in any way render such water impure whether frozen or not, or whoever shall wilfully or maliciously injure any of the works of said company, shall be punished by a fine not exceeding one thousand dollars or by imprisonment not exceeding two years, and shall be liable to said company for three times the actual damage to be recovered in any proper action.

Capital stock.

SECT. 10. The capital stock of said company shall be one hundred thousand dollars which may be increased to two hundred thousand dollars by a vote of said company, and said stock shall be divided into shares of fifty dollars each.

May issue bonds and mortgage property. SECT. 11. Said company may issue its bonds for the construction of its works of any and all kinds, upon such rates and time as it may deem expedient, not exceeding the sum of two hundred thousand dollars and secure the same by mortgage of the franchise and property of said company.

SECT. 12. On or before July one, eighteen hundred and

May lease or purchase property of Ellsworth Water Co.

eighty-nine, the Citizens' Water Company shall give to the Ellsworth Water Company written notice by service upon any officer of the Ellsworth Water Company, offering either to lease or purchase, as the Citizens' Water Company may determine, of the Ellsworth Water Company, such power, water rights and property of said Ellsworth Water Company as are necessary to establish and maintain a system of water works. for the introduction of pure water into the city of Ellsworth from Branch pond stream; or said company may elect to purchase all the property and franchises of said Ellsworth Water Company; and in either case, unless the price is mutually determined upon, to pay therefor a sum to be fixed by the Honorable John A. Peters, Honorable William Wirt Virgin and Honorable Artemas Libbey; and in case of death or refusal to act, on the part of either of said referees, the remaining two shall select a third referee in his place. Either party may request said referees to act, and within thirty days after such request, said referees shall meet and determine what property shall be leased or purchased by said Citizens' Water Company of said Ellsworth Water Company, and upon what terms and conditions, and what amount shall be paid therefor to said Ellsworth Water Company

by said Citizens' Water Company, and shall settle and

-price, how determined.

determine all matters and controversies, if any exist. be- CHAP. 349 tween said water companies; and within thirty days after said determination, said Citizens' Water Company, shall pay to said Ellsworth Water Company the amount awarded and determined by said referees. Upon the receipt of such payment, said Ellsworth Water Company shall execute all proper deeds, agreements and instruments necessary to carry into effect the decision and report of said referees. Upon failure of either of said companies to perform the agree- When act shall be void. ments and stipulations of this section, its act of incorporation shall become null and void. The costs and expenses of said referees shall be borne equally by said water companies.

The first meeting of said company may be First meeting, how called. called by a written notice thereof, signed by any three corporators herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, seven days before the time of meeting.

This act shall take effect when approved.

Approved February 12, 1889.

### Chapter 349.

An Act additional to and amendatory of Chapter two hundred eighty-one of the Private and Special Laws of eighteen hundred and eighty-seven, entitled, "An Act to incorporate the Maine Mortgage Loan and Investment Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The title of said act is hereby amended by strik- Name changed. ing out the words, "and Investment" in said title, so that the same as amended, shall read as follows:

'An Act to incorporate the Maine Mortgage Loan Company.'

Said corporation, in addition to the powers con- Powers, in-SECT. 2. tained in section one of the act to which this is additional and amendatory, may purchase, take and hold mortgages, bonds. notes or other securities, and proper evidences of debt, and such real and personal property as shall be necessary for the collection or security of any debts or claims owing to the company, or in which it may have an interest; may sell and dispose of the mortgages and securities so taken; may guar-

antee the regular payment of the principal and interest of

CHAP. 349

any bonds, notes, or other evidences of debt secured by mortgage or deed of trust of real estate running to said company and owned and sold by it: may issue and sell bonds or debentures secured by assignment of the mortgages on real estate held and owned by it, and guarantee the payment of the same: may receive money on deposit under such rules and regulations as may be adopted by the board of directors; may borrow money and receive on deposit, storage, or for safe keeping, money and other property of every description, and collect and disburse the income and principal of said property when due; may act as trustee or financial or other agent for any person, firm, corporation, association, municipality, government, state or national authority, and in their behalf to negotiate loans, to sell and negotiate the sale of securities; to issue, register and countersign certificates of stocks, bonds and other evidences of indebtedness, and to receive and make payments on account of the same, and to receive money and invest the same; may buy, sell, exchange and deal in any kind of property, real, personal or mixed; and shall have all the powers and privileges necessary for the execution of the foregoing purposes hereby granted; subject, nevertheless, to all the duties, restrictions and liabilities set forth in all the general laws which now are, or hereafter may be in force, relating to such corporations.

-subject to the restrictions of general laws.

Bonds and notes, where payable.;

—guarantee fund.

Trust funds, may be deposited with. SECT. 3. All bonds, notes and other evidences of debt taken by said company for money loaned, shall be payable to said company at its office in this state. Said corporation shall set apart as a surplus or guarantee fund, not less than ten per cent of its net earning in each and every year, until such fund shall equal in amount the capital stock actually subscribed and paid in. Said corporation shall not loan money on any property upon which there is a prior mortgage, incumbrance or lien.

SECT. 4. An administrator, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of this state, may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts, may direct any person deriving authority from them, to so deposit the same, and said corporation is hereby authorized to receive and hold the same upon such terms as

may be agreed upon: but said corporation shall not be required to assume or execute any trust without its own assent. All such moneys or properties received under the provisions of this section, shall be loaned on, or invested only in such bonds, stocks and securities, as savings banks in this state are authorized to do. All such money or property received. invested or loaned, under this section, shall be a special deposit in said corporation, and the accounts thereof shall be kept separate, and such funds, the investment or loans of them, shall be specially appropriated to the security and payment of such deposits, and not be subject to the other liabilities of the corporation; and for the purpose of securing the Trust departobservance of this provision, said corporation shall have a trust department, with a special set of books, in which all business authorized by this section shall be kept separate and distinct from its other business.

Снар. 349

-how invested.

- Said corporation, after beginning to receive Reserve fund. deposits, shall at all times have on hand in lawful money, as a reserve, not less than twenty-five per cent of the aggregate amount of its deposits, which are subject to withdrawal on demand; provided, that in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances payable on demand, due from any national or state bank.
- The shareholders of said corporation shall be Liability of held individually liable, equally and ratably, and not one for another, for all contracts, debts and engagements of said corporation, to the extent of the amount of their stock therein, at the par value thereof, in addition to the amount invested in such shares.

The basis of taxation of the shares of stock of Shares, how SECT. 7. said corporation, shall be as provided by section thirty of chapter forty-six of the Revised Statutes.

Said corporation shall be subject to examination Bank examiner by the bank examiner as provided by section one hundred and nineteen, chapter forty-seven of the Revised Statutes.

SECT. 9. This act shall take effect when approved.

Approved February 13, 1889.

## Chapter 350.

An Act to incorporate the Agamenticus Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Corporate

--- \IITDO466

SECT. 1. Mark F. Wentworth, John Wentworth, Edward S. Marshall, Samuel W. Junkins, Wilson M. Walker, Timothy Dame, Moses A. Safford, John B. Donovan and Lucius H. Kendall, with their associates and successors, are hereby made a corporation, by the name of the Agamenticus Water Company, for the purpose of conveying to, and supplying the towns of York, Eliot and Kittery, with pure water for domestic and municipal purposes, including the extinguishing of fires, the supply of shipping, and the use of manufacturing establishments, and also to any individuals or corporations connecting with the works of this corporation, at any part of the state line.

May hold real estate.

SECT. 2. Said corporation, for said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding in amount, three hundred thousand dollars.

Authorized to take water from Folly and other ponds. SECT. 3. Said corporation is hereby authorized, for the purposes aforesaid, to take, detain and use the water of Folly pond and from any and all other ponds or streams between said Folly pond and the Fall Mill brook inclusive, in said York, or either of them and all streams tributary thereto in either or all the towns of York, Eliot and Kittery, and is also authorized to erect, maintain dams and reservoirs, and lay down and maintain pipes and aqueducts necessary for the proper accumulating, conducting, discharging, distributing and disposing of water and forming proper reservoirs thereof; and said corporation may take and hold, by purchase or otherwise, any lands or real estate necessary therefor, and may excavate through any lands where necessary for the purposes of this incorporation.

—to erect dams, etc.

Liability for

SECT. 4. Said corporation shall be held liable to pay all damages that shall be sustained by any persons by the taking of any lands or other property, or by flowage, or by excavating through any land for the purpose of laying down pipes or aqueducts, building dams and reservoirs, and also damages for any other injuries resulting from said act; and if any person sustaining damage as aforesaid and said corporation shall not mutually agree upon the sum to be paid therefor,

such person may cause his damages to be ascertained in the CHAP. 350 manner prescribed by law, in case of damage by laying out tained. highways.

-how ascer-

SECT. 5. Said corporation is hereby authorized to lay, construct and maintain in, under, through and along the highways, streets, railroads and bridges, in either of said towns, and to take up, replace and repair all such aqueducts, pipes, hydrants and structures, as may be necessary for the purpose of their incorporation, under such restrictions and regulations as the selectmen of said towns may impose. Said corporation shall further be liable to pay to said towns all such sums recovered against them, or either of them, for damages from obstructions or defects of said streets and highways, caused by said corporation, and for all expenses, including reasonable counsel fees incurred in defending such suits, with interest on the same.

lay pipes, etc., under regula-tions by select-

Liability for

Said corporation is hereby authorized to make Authorized to SECT. 6. contracts with the United States, and with corporations and inhabitants of the towns through which the pipes of the company may be or shall hereafter be located, for the supplying of water as contemplated by said act; and any town in which the pipes of this corporation shall be laid, are hereby authorized by the selectmen to enter into contract with the said company for a supply of water, as the towns herein named, and said company may agree, which, when made, shall be legal and binding upon all parties thereto.

to supply water.

-towns may contract for

SECT. 7. Said corporation is hereby authorized to lay, construct and maintain its pipes, under, in, and over tidal waters, and to build and maintain all necessary structures therefor, all to be done at such places as may be necessary for the purposes of said corporation, and not to obstruct navigation.

Authorized to lay pipes, etc., under and over tide waters.

Said corporation is hereby authorized to purchase and acquire the property, rights and franchises, of the York Water Company.

Authorized to purchase property of York Water Co.

Any person who shall wilfully injure any of the property of said corporation, or who shall knowingly corrupt the waters of said ponds or streams, or in any way render such waters impure, whether frozen or not, or whoever shall throw the carcasses of dead animals, or other offensive matter into said water, or who shall wilfully destroy or injure any of the works of said corporation, shall be punished by a fine

Penalty for injuring property or corrupting waters.

not exceeding one thousand dollars, or by imprisonment not less than one year, and shall be liable to said corporation for three times the actual damage, to be recovered in any proper action.

Capital stock.

SECT. 10. The capital stock of said corporation shall not exceed three hundred thousand dollars, and said stock shall be divided into shares of one hundred dollars each.

May issue bonds, and mortgage property. SECT. 11. Said corporation may issue its bonds for the construction of its works upon such rates and time as it may deem expedient, not exceeding its capital stock, and secure the same by mortgage of the franchise and property of said company.

First meeting, how called. SECT. 12. The first meeting of said corporation may be called by written notice thereof, signed by any two corporators herein named, served on each corporator by giving him the same in hand, or by leaving the same at his last usual place of abode, seven days before the time of meeting.

SECT. 13. This act shall take effect when approved.

Approved February 13, 1889.

#### Chapter 351.

An Act authorizing and confirming all the proceedings of the town of Old Orchard, at a town meeting held May twenty eight, eighteen hundred and eighty-seven.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Doings of town, legalized. SECT. 1. All the proceedings of the town of Old Orchard at a town meeting of said town held on the twenty-eighth day of May, in the year eighteen hundred and eighty-seven, and especially an ordinance passed at said meeting, entitled, "An ordinance providing for the supply of water to the town of Old Orchard, York county, Maine, and its inhabitants, authorizing the firm of Turner, Clarke and Rawson, of Boston, Massachusetts, and their successors or assigns, to construct and maintain water works in said town; contracting with said Turner, Clarke and Rawson, their successors or assigns, for a supply of pure water for public uses, and giving said town an option to purchase said works," and all and singular the provisions of said ordinance are hereby authorized, rati-

fied, confirmed and made legal, but this act shall in no way CHAP. 352 affect the rights of the Ocean Park Association upon the lands owned by said association.

SECT. 2. This act shall take effect when approved.

Approved February 18, 1689.

### Chapter 352.

An Act additional to the Charter of the Portland and Rochester Railroad.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The Portland and Rochester Railroad is hereby P. & R. Railauthorized, subject so far as the location hereinafter named, to extend its shall fall within the limits of the city of Portland, to the approval of the legal voters of said city of Portland, voting in the manner hereinafter provided, to extend its road or a branch thereof, commencing at a point in Portland or Deering in or near the mill pond on the westerly side of Green street, thence westerly to and crossing Grove and Saint John streets. thence southwesterly to a connection with the railroad of the Maine Central Railroad Company, between Portland and Congress streets, and to locate, construct, maintain, and use the same; provided, that said location, if made, shall be \_proviso. subject to the joint use by other railroad companies, in such manner and upon such terms as may be determined by the mayor and aldermen of Portland, subject to revision by the supreme judicial court, as provided in section one hundred and twenty, chapter fifty-one of the Revised Statutes.

The qualified voters of said city shall be called Question of upon to give in their votes upon the question of any extension which may be proposed by said Portland and Rochester Railroad, or its officers, under the provisions of the preceding section, at the meetings in the several wards thereof, duly warned by the mayor and aldermen, to be held on the day of the municipal election, which shall be held not less than fourteen days next after said Portland and Rochester Railroad, or its officers, shall file in writing with the clerk of said city of Portland, a full and complete description of any such intended extension, stating therein in definite terms the initial and terminal points of said location and the courses

extension, to be submitted to people.

meetings, how called.

CHAP. 352

—question of extension, how determined.

and distances between said points by which said location shall be fixed and determined. Such question shall be 'determined in the following manner, that is to say: each voter in favor of such proposed extension, shall express such preference by a ballot bearing the word "yes;" and each voter opposed thereto, by a ballot bearing the word "no:" all such ballots to be deposited in separate ballot boxes, in the manner provided by law for the submission of a constitutional amendment. And, thereupon, the same proceedings shall be had respecting the sorting, counting, declaring and recording the returns of said votes, as is provided by law at the election of the mayor of said city. And the board of mayor and aldermen shall, within three days after such meetings, meet together and compare the returns of the ward officers; and, if it appears that a majority of all the votes given on the question of such proposed extension bear the word "yes," and are in favor thereof, the city clerk shall make a record of the fact, and thereupon, by force of such vote and record, said Portland and Rochester Railroad shall be authorized to locate such extension, not to exceed four rods in width, in the manner set forth in the description filed as aforesaid, with the clerk of the city of Portland, and to construct, maintain and use the same upon terms and conditions approved from time to time by the mayor and aldermen of the city of Portland, provided said extension shall be completed within three years from the municipal election, at which said proposed location shall be approved by a vote of the citizens of said city of Portland.

—when extension shall be completed.

Land damages, how estimated. SECT. 3. All damages for land taken shall be estimated and paid, and all other proceedings shall be conducted in accordance with the provisions of law.

Proceedings to precede filing of location. SECT. 4. Proceedings under sections one and two of this act, shall precede the filing of the location in the manner now required by law.

SECT. 5. This act shall take effect when approved.

Approved February 13, 1389.

## Chapter 353.

An Act to incorporate the Bluehill Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Edward E. Chase, Nahum Hinckley, Arthur C. Hinckley, Frank P. Merrill, Augustus C. Peters, Rufus P. Grindle, David W. Bunker and Augustus N. Osgood, their associates, successors and assigns, are hereby incorporated by the name of Bluehill Water Company, for the purpose of Corporate supplying the inhabitants of the town of Bluehill with pure water for domestic, sanitary and municipal purposes, includ- -purposes. ing the extinguishment of fires.

Corporators.

The purposes of said corporation being public Authorized to purposes, the said corporation for said purposes may take, take water and land. detain, divert, flow, collect, use and distribute so much of the waters of any lake, pond, stream, spring or well, in said town of Bluehill as may be necessary therefor, and further for said purposes, said corporation may take and use such lands and other property as may be necessary for obtaining, securing, conducting and distributing an ample supply of pure water to said town, including lands for reservoirs, pipes and other structures of said corporation.

Any person sustaining damage by such taking Damages, how of water, land or other property of his, shall be paid a just compensation therefor by said corporation. If such person and said corporation do not agree upon the amount of such compensation, the same shall be determined upon the application of either party by the county commissioners of Hancock county in the same manner and upon the same terms and conditions and with the same right of appeal as are provided by law for the estimate of damages for taking lands for highways.

SECT. 4. Said corporation may lay necessary pipes and May lay pipes mains along and under any street in said Bluehill under such reasonable regulations as the municipal officers may prescribe posed by municipal officers. for the safety of travelers. Said corporation shall be liable to said town for such damage as the town may be compelled to pay on account of any defect or obstructions caused by said corporation in such streets.

striction im -

SECT. 5. The said corporation shall within sixty days Shall file after the taking of any lands, rights of way, water rights, description of lands taken.

CHAP. 353

water sources or easements as aforesaid otherwise than by purchase, file and cause to be recorded in the town clerk's office of the town of Bluehill, a description of such lands or other property sufficiently accurate for identification, with a statement of the purpose for which the same was taken, signed by the president of the corporation. The corporation shall take no water nor lands or other property, until such filing of statement or description, but may make all needful explorations, surveys and levels on any lands or waters in said Bluehill, prior to such filing.

Penalty for polluting water, or injuring property. SECT. 6. No person shall wilfully pollute any body of water from which said corporation may be deriving its supply of water under this act, nor shall any person wilfully injure any of the property of said corporation nor wilfully hinder the flow of water through its works under a penalty of not more than one hundred dollars fine or not over six months imprisonment.

Capital stock.

SECT. 7. The capital stock of said corporation shall not be less than twenty-five thousand dollars, which may by vote of said corporation be increased to fifty thousand dollars to be divided into shares of fifty dollars. Said corporation may hold real and personal estate necessary for its purposes aforesaid. The corporation may proceed under this charter when twenty-five shares have been subscribed for by responsible parties.

May issue bonds, and mortgage property. SECT. 8. For the purpose of carrying out the foregoing provisions or either of them said company is authorized to issue its bonds in such form and amounts, and on such time and rates as it may deem expedient and secure the same by mortgage of its property and franchise.

May collect

SECT. 9. Said corporation may charge and collect reasonable tolls and rates for water furnished by it to any person or corporation under this act.

First meeting, how called. SECT. 10. The first meeting of said company may be called by a written notice thereof, signed by any three corporators herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last usual place of abode seven days before the time of said meeting.

SECT. 11. This act shall take effect when approved.

Approved February 14, 1889.

## Chapter 354.

An Act to incorporate the Northern Improvement Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Charles P. Coffin, Edward C. Richardson, John Corporators. J. Stanwood, Ware B. Gay, George F. Tucker, their associates, successors and assigns, are hereby constituted a body corporate, by the name of the Northern Improvement Corporate Company, and generally it shall have all the powers and be subject to all the liabilities of corporations, as provided in chapter forty-six of the Revised Statutes, and other laws of this state relating to corporations, so far as applicable, and subject to the provisions of this act; and shall have and enjoy all rights, powers and privileges, necessary to effect the objects of their association.

The said corporation shell have power to make May advance SECT. 2. advances in money and credit to other corporations, individorporations. uals and associations, in such sum, for such time, and on such terms as may be agreed on, and may provide in contracts to be made by it for payment to be made in bonds or stock of corporations, or may secure the payment of any and all sums of money named in contracts made by it with any of the above named parties, corporations or associations, by mortgage or mortgages on the property which the contracting parties may be authorized under the law to convey by mortgage or by deed of conveyance. It shall be lawful for said -may hold real estate. corporation to acquire, purchase and hold real estate in this state and elsewhere, which it may lease, sell or otherwise dispose of; but said corporation shall not at any time hold real property in this state to an amount exceeding two hundred and fifty thousand dollars; and said corporation may make improvements on its real estate, by the erection of buildings, laying out and construction of streets, roads and sewers; and said corporation may acquire, purchase, hold and sell such personal property as it may deem necessary. and do such other acts and things as may be necessary, in the prosecution of its business.

-make im-

Said corporation may issue its bonds to an May issue bonds, and amount not exceeding its capital stock, on such terms and mortes conditions as it may see fit, and secure said bonds and inter-

est by a deed of trust or mortgage of its entire franchise and property, real and personal, or any part thereof.

Capital stock.

The capital stock of said corporation shall be one hundred thousand dollars, to be paid in cash or its equivalent, in securities at their market value, divided into shares of one hundred dollars each, with liberty to increase or diminish said stock by vote of the corporation, or as the bylaws of said corporation shall provide, said stock may be so increased to an amount not exceeding one million dollars, to be issued, paid in, and increased or diminished, at such times and in such manner, and with and subject to, such rules, regulations, privileges and conditions, as the said by-laws shall provide; provided, that said corporation shall not begin the transaction of business until capital stock to the amount of ten thousand dollars shall be subscribed for and paid in, as above provided, and no issue of stock shall be made greater than the stock paid in. No diminution of the capital stock shall be made when the corporation is insolvent, and if any diminution is made when the corporation is insolvent, all the directors and stockholders assenting thereto, knowing said corporation to be insolvent, shall be jointly and severally liable in any proper action for all debts due from said corporation.

—shall not begin business until \$10,000 shall be paid in.

-liability of stockholders.

SECT. 5. The shares of the capital stock of said corporation shall be assignable and transferable, according to such rules and regulations as the stockholders shall for that purpose ordain and establish, and not otherwise.

First meeting,

Shares may be transferable.

SECT. 6. The first meeting of said corporation may be called by either corporator giving five days' written notice by mail, or by delivering a copy to his associates, stating the time and place thereof.

Officers.

SECT. 7. The directors of said corporation may appoint such officers and agents as they may deem necessary, to hold office at the pleasure of the board, and they may establish offices and agencies for the transaction of business.

SECT. 8. This act shall take effect when approved.

## Chapter 355.

An Act to set off Crotch Island from the town of Cumberland, and annex the same to the city of Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Crotch Island, in Casco Bay, is hereby set off from the town of Cumberland, and annexed to the city of Portland.

Set off from Cumberland to Portland.

Approved February 14, 1889.

## Chapter 356.

An Act authorizing the erection of a dam across Mentsweag Stream, between the towns of Woolwich and Wiscasset.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charles Hunnewell and other owners in Mont- Charles Hunne sweag mill privilege, their associates, heirs and assigns, be authorized to and hereby are authorized to erect and maintain a dam across Montsweng stream, in tide waters, between the towns of Woolwich and Wiscasset, at any point not more than twenty rods below their old dam, on said stream. They are also hereby authorized, to erect and maintain such buildings, wharves, piers, booms and other fixtures, in tide waters of said stream, as may be necessary and convenient for their milling business.

SECT. 2. This act shall take effect from and after its approval.

Approved February 14, 1889.

# Chapter 357.

An Act to amend Section two of Chapter two hundred and five of the Special Laws of one thousand eight hundred and eighty-seven, relating to the jurisdiction of the Municipal Court of the City of Bangor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section two of chapter two hundred and five special laws of one thousand eight hundred and eighty-seven special laws of 1887, amended

relating to the jurisdiction of the municipal court of the city of Bangor, is hereby amended so as to read as follows:

Jurisdiction, enlarged. 'SECT. 2. In addition to its present jurisdiction, the said court shall further have concurrent jurisdiction with the said supreme judicial court in all personal actions where the debt or damage claimed is over twenty dollars and not over one hundred dollars; and in all actions of replevin when it appears that the sum demanded for the penalty, forfeiture or damages exceeds twenty dollars, and does not exceed one hundred dollars, or that the property in the beasts or other chattels is in question, and the value thereof exceeds twenty dollars and does not exceed one hundred dollars, and either defendant, or person summoned as trustee, is resident in Penobscot county; but this jurisdiction shall not include proceedings under the divorce laws, nor complaints under the mill act, so called.'

Approved February 14, 1889.

### Chapter 358.

An Act to make valid the doings of the town of Sidney, and of certain municipal officers
thereof.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Doings of town of Sidney, egalized.

SECT. 1. The acts and doings of the inhabitants of the town of Sidney at their annual meeting held in the month of March eighteen hundred and eighty-seven, in relation to the election of assessors of said town, and the acts of the selectmen as assessors and all assessments made by them for said year upon the polls and estates of said inhabitants, are hereby made legal and valid.

SECT. 2. This act shall take effect when approved.

over certain land, ceded to the United

-description.

### Chapter 359.

An Act to code to the United States of America, jurisdiction ever certain lands.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

That there be, and hereby is, ceded to the United States of Jurisdiction America, jurisdiction over the following described parcels of land: first, the ledge known and described on page two hun-States. dred and eleven, division A, Atlantic Coast Pilot, second edition, eighteen hundred and seventy-nine, as Goose Rocks. surmounted by an iron spindle, wholly submerged at high tide, with an exposed area of two thousand feet at low tide. and being about four hundred vards from the westerly end of Stimpson's island, Knox county, Maine, and second, the rock known and described on page two hundred and eleven, division A, Atlantic Coast Pilot, second edition, eighteen hundred and seventy-nine, as a high, bare rock, about threeeighths of a mile from the southerly shore of Stimpson's island, having an area of about sixteen hundred feet, in Knox county, Maine, provided, however, that this cession of juris- -proviso. diction is granted and made upon the express condition that the state of Maine shall retain a concurrent jurisdiction with the United States, in and over said tracts of land and every portion thereof, so far that all process, civil or criminal, issuing under the authority of said state, or any officers thereof, may be executed by the proper officers thereof, upon any persons amenable to the same, within the limits and extent of said tracts of land, in like manner and to like effect as if the said jurisdiction had not been ceded.

Approved February 14, 1889.

#### Chapter 360.

An Act additional to Chapter two hundred and forty-four of the Private and Special Laws of eighteen hundred and eighty-three, incorporating the North Franklin Telephone and Telegraph Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The North Franklin Telephone and Telegraph Company authorized to eighteen hun-authorized to extend line. dred and eighty-three, is hereby authorized to locate, con-

struct and operate its lines of telephone and telegraph, from any point in the town of Strong, southerly to any point in the town of Farmington, on the same terms and conditions as are specified in the act to which this is additional.

SECT. 2. This act shall take effect when approved.

Approved February 14, 1889.

#### Chapter 361.

An Act to amend the charter of Madison Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 2, ch. 8, Special Laws of 1887, amended. SECT. 1. Section two of chapter eight of the private and special laws of the year one thousand eight hundred and eighty-seven is hereby amended, so that the same shall read as follows:

Authorized to raise money.

'SECT. 2. Said corporation is hereby empowered at any legal meeting called for that purpose, or at the annual meeting to raise money not exceeding, however, in any one year one-half of one per cent on a dollar, of the valuation of the property, within the limits of said territory, for organizing and maintaining a fire department, for the purchase and repair of apparatus, for the extinguishment of fires, for a supply of water for fire and other municipal purposes, for lighting streets, for sidewalks, for sewers, for night watch and for a police force.'

-purposes.

SECT. 2. This act shall take effect when approved.

Approved February 14, 1889.

### Chapter 362.

An Act to authorize Albert H. Wentworth, Thomas L. Holmes and Gharles W. Hume, to extend their wharf into tide waters.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

A. H. Wentworth, et. als., authorized to extend wharf in Robbinston.

SECT. 1. Albert H. Wentworth, Thomas L. Holmes and Charles W. Hume, their heirs and assigns, are hereby author-

ized and empowered to extend their wharf into tide waters in CHAP. 363 front of their own land at Robbinston, with full power to erect and maintain the same.

SECT. 2. This act shall take effect when approved.

Approved February 14, 1889.

### Chapter 363.

An Act to incorporate the Randolph Mutual Fire Insurance Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. F. Stevens, A. C. Clark, D. S. Tasker, G. P. H. Corporators. Jewett, Daniel Glidden, Wm. Grant, A. E. Lewis, David N. Moore, Henry P. Closson and Benj. Clark, and all others who may hereafter become members of said company, are hereby incorporated and made a body politic by the name of Corporate the Randolph Mutual Fire Insurance Company, for the pur- -purposes. pose of insuring in the town of Randolph only, their respective dwelling houses, stores, sheds, barns and other buildings, household furniture and merchandise against loss or damage by fire, whether the same happens by accident, lightning, or by any other means excepting that of design of the insured; and may purchase and hold such real estate and personal property as may be necessary to effect the object of their association, and may sell and convey the same at pleasure.

- Said company may make such by-laws not con- By-laws. trary to the laws of the state as may seem necessary or convenient for the regulation and management of its affairs. and do and execute all such acts as may be necessary to carry into effect the purposes of this act.
- The first meeting may be called by any three First meeting, persons named in this act by posting up in three public and conspicuous places in said Randolph, notice of time and place at least ten days before such meeting, at which time and place the members present may elect all needful officers. fix their compensation and manage their own affairs in any way not repugnant to the laws of the state relating to such companies.
  - SECT. 4. This act shall take effect when approved.

#### Chapter 364.

An Act to prohibit the throwing of waste into the waters of Long Lake and the Songo River, in the country of Cumberland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Throwing of waste into Long lake and tributaries, pro-

SECT. 1. It shall be unlawful for any owner or owners of mills, meadows, or other lands, on the shores or banks of Long lake or the Songo river, or of any of the tributaries or streams running into said lake or river, in the county of Cumberland, or any person or persons employed in or about said mills, or on or about said meadows or other lands, or any person or persons whatsoever, to throw or cast brush, waste wood and stumps, edgings or trimmings of boards, bolts, laths, shingles or other lumber, shavings, sawdust, bark, chips and chippings into any of the aforesaid waters, or allow the same to be deposited in such a manner that it may be washed therein.

Penalty for

SECT. 2. If any person or persons shall violate the provisions of section one of this act, he or they shall be punished by a fine or penalty of not more than thirty, or less than ten dollars, for each violation thereof, upon complaint and conviction before any court of competent jurisdiction.

Damages caused by violation, how recovered. SECT. 3. Any person or persons who may suffer damage to his or their mills, meadows, lands, boats and property of whatsoever kind, by reason of the violation of section one of this act, may recover for said damages of the person or persons so violating said section, and causing such damages, by an action on the case.

When act shall take effect. SECT. 4. This act shall take effect May one, eighteen hundred and eighty-nine.

### Chapter 365.

An Act to allow the Eastern Electric Construction Company to invest in, hold and sell the stock of certain other corporations.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The Eastern Electric Construction Company, organized under the general laws of this state, is hereby authorized and empowered to purchase, hold, own, sell and use the stock, bonds and property of electric light and power companies, gas companies, and water companies, organized under the laws of this and other states, engaged in, or relating to, or necessary for the business described in the articles of agreement and certificate of organization of said Eastern Electric Construction Company, and may vote upon said stock.

Approved February 14, 1889.

### Chapter 366.

An Act to make valid the doings of Laconia Lodge, Number Forty-four, Independent Order of Odd Fellows, of Maine.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The acts of Laconia Lodge, number forty-four, of the Independent Order of Odd Fellows, of Biddeford, in loge of LO.O.F. purchasing real estate and taking a deed of the same, in the name of said lodge, and all of the acts and doings of said lodge, in the control and management of said real estate, and all other acts of said lodge, as a corporation, relating to the purchase, holding, leasing and selling of real estate, and the management of the financial affairs of said lodge, are hereby made valid, and said lodge shall have and enjoy all the rights, privileges and immunities of corporations created under and by virtue of chapter fifty-five of the Revised Statutes.

SECT. 2. This act shall take effect when approved.

Appreved February 14, 1889.

Powers of company, enlarged

Acts of Laconia

### Chapter 367.

An Act to amend Chapter two hundred and eighty-eight of the Private and Special Laws of eighteen hundred and eighty-three, entitled "An Act to incorporate the Isle au Haut Water Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 2, ch. 280, Special Laws of 1883, amended. SECT. 1. Section two of chapter two hundred and eighty-eight of the private and special laws of eighteen hundred and eighty-three is hereby amended by inserting after the word "pond" therein, the words 'Indian brook and Town brook,' so that said section when amended, shall read as follows:

Authorized to

'SECT. 2. Said company for said purposes may detain, take, store and distribute water from Isle au Haut pond, Indian brook, and Town brook in said town of Isle au Haut, and from any streams flowing out of the same, and may locate, construct and maintain dams, reservoirs, sluices, aqueducts, and pipes therefor. Such aqueducts and pipes may be located and constructed along and across any highway or townway in said town, in such manner as the municipal officers of said town may approve.'

SECT. 2. This act shall take effect when approved.

Approved February 14, 1889.

## Chapter 368.

An Act in addition to and amendatory of Chapter five hundred and twelve of the Private and Special Laws of eighteen hundred and eighty-five, entitled "An Act to incorporate the Maine Telephone Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

May use line as a telegraph line. SECT. 1. The Maine Telephone Company is hereby authorized to use its telephone line as a telegraph line also.

SECT. 2. This act shall take effect when approved.

## Chapter 369.

An Act regulating the appointment of the members of the police force of the city of Bangor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. No person shall be appointed to the police or Appointment and qualification watch of the city of Bangor, as policeman, patrolman, watch- of policemen in City of Bangor, man or keeper, or for any position of like rank, or for any position of inferior rank thereto, unless such person shall be a citizen of the United States, not under twenty-five years of age, and shall have successfully passed a competitive examination as regards the necessary qualifications for the position as herein provided, within two years before said appointment, and shall have had a continuous residence in the city of Bangor, from at least two years before said examination to the time of said appointment, and shall hold such office or position during good behavior and prompt attention to duty. When any policeman, patrolman, watchman, or keeper shall Rules for exhave arrived at the age of sixty years, he shall be honorably discharged. The mayor and aldermen shall, as soon as may be, after the passage of this act, provide for such competitive examinations, by proper rules and regulations, which rules and regulations may thereafterwards be amended by said mayor and aldermen.

Such rules and regulations shall determine who shall constitute the examining board and how they shall be appointed and the term of service of each member thereof. Said examining board shall consist of not less than three citizens who shall serve without pay, and not more than a majority of whom shall be from the same political party, but shall include the city physician or some other competent physician or surgeon of approved reputation and standing. Said rules and regulations shall provide for supplying all vacancies in such examining board.

Examining board, appoint-ment and quali-fication of.

shall be public.

shall file report with city clerk.

All such examinations, except the surgical part Examinations thereof, shall be public and after reasonable public notice to be prescribed by said rules and regulations; and the examiners shall make and file with the city clerk, to remain as part of the public files of the city, full report of all said examinations with such special details as may be required by such rules and regulations, and shall state in said reports which candidates have successfully passed such examination;

and the relative standing of such successful candidates. Except as otherwise herein expressly provided, all said examinations and reports shall be as provided by said rules and regulations and amendments thereof.

Appointments,

SECT. 4. All appointments hereafter for any office or position described in section one, shall be made by the mayor, with the approval of the aldermen, by selection from a list of not more than three persons from said successful candidates, who have been certified by the examining board as having attained the highest rank, and all removals from such office or position shall be likewise made by the mayor with said approval.

-removals.

Appointment of deputy marshal and other officers, how made. SECT. 5. Every appointment of deputy marshal, captain of the watch, sergeant of police, and all other appointments to said police or watch, except as herein otherwise provided, and except the city marshal or other head of police, and except detectives, not employed in the ordinary duties of the force shall be made by selection, on recommendation of the marshal, from those persons who have been members of said police or watch, for a continuous period of at least twelve months before such appointment.

City marshal, election of.

SECT. 6. The city marshal shall be elected by written ballot in convention of the board of aldermen and common council of the city of Bangor, as provided by law and the ordinances of the city of Bangor.

Act not to apply to special police.

SECT. 7. This act shall not apply to policemen or watchmen not in the pay of the city nor to special policemen employed temporarily on extraordinary occasions.

Power of city government not to be impaired. SECT. 8. Except as herein expressly provided, this act shall not take away or impair any authority or power relative to police or watch vested in the city council, aldermen, mayor, or any other officer, or official board of the city of Bangor.

SECT. 9. This act shall take effect when approved.

Road over tide waters, in Han-

### Chapter 370.

An Act to authorize a read across the tide water of the head of Jellison's Cove. in Hancock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The municipal officers of the town of Hancock, and the county commissioners of Hancock county, are empowered to cock, authorized. lay out and establish a townway or highway across the tide water at the head of Jollison's cove, on the east side of Hancock Point near the Mount Desert Ferry. And any such road heretofore laid out by either of said authorities across said cove, is hereby allowed and ratified.

### Chapter 371.

Approved February 14, 1889.

An Act to regulate the taking of fish from Blue Mountain Pond, in Franklin County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

All persons are forbidden from taking fish of any Close time bekind from Blue Mountain pond, in Franklin county, between and May 1. October one and May one following, of each year.

Any person violating the provisions of this act, Penalty for shall be liable to a fine of not more than ten dollars for each offense, and a further fine of one dollar for each fish so taken to be recovered before any trial justice in Franklin county, one-half to the complainant and one-half to the county of Franklin.

SECT. 3. This act shall take effect when approved...

Approved February 14, 1889.

#### Chapter 372.

An Act to prohibit the taking of fish from Perkins' and Nute Brooks, so called, in the town of Woodstock

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. All persons are forbidden fishing for or taking Taking of fish from Perkins' trout or any other fish from Perkins' and Nute brooks, so brook, pro-hibited for three called, and their tributaries, in the town of Woodstock, in years. the county of Oxford, for the period of three years.

Penalty for violation.

SECT. 2. Whoever shall violate the provisions of this act, shall forfeit for each and every violation of the same a sum not to exceed ten dollars, and in addition thereto, one dollar for each and every fish so taken, to be recovered by complaint before any trial justice in Oxford county, one half to the complainant and one half to the county of Oxford.

SECT. 3. This act shall take effect when approved.

Approved February 14, 1889

#### Chapter 373.

An Act additional to and amendatory of Chapter four hundred and seventy-seven of the Private and Special Laws of eighteen hundred and eighty-five, entitled "An Act to incorporate the White Mountain Telephone Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

May use line as a telegraph line. SECT. 1. The White Mountain Telephone Company is hereby authorized to use its telephone line as a telegraph line also.

May purchase or lease other line. SECT. 2. Said corporation may purchase or lease the White Mountain Telephone Company of New Hampshire, a corporation chartered by the laws of that state, by act approved August seventeen, eighteen hundred and eighty-seven, on such terms as may be agreed upon by said corporations.

May connect or consolidate with other lines.

SECT. 3. The White Mountain Telephone Company of Maine is hereby authorized to connect or consolidate with, or lease or sell its property and rights to the New England Telephone and Telegraph Company, and said New England Telephone and Telegraph Company is hereby authorized to acquire and hold said property and rights.

SECT. 4. This act shall take effect when approved.

### Chapter 374.

An Act to incorporate the Bath Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Galen C. Moses, Fritz H. Twitchell, Albert H. Shaw, Thomas W. Hyde, George Moulton, Jr., James W. Wakefield, all of Bath, Sagadahoc county, Jacob S. Winslow of Portland, Cumberland county, and Wm. W. Case of Rockland, Knox county, Maine, their associates, successors -corporate and assigns, are hereby constituted a corporation by the name of the Bath Street Railway Company, with authority to construct, maintain and use, a street railway to be operated by electricity, or animal power, with convenient single or double tracks, side tracks, switches, or turnouts, with any necessary or convenient lines of poles, wire, appliances and appurtenances and conduits, from such points in said city of Bath, upon and over such streets therein, as shall from time to time be fixed and determined by the municipal officers of said city of Bath, and assented to in writing by said corporation, the same to be within the limits of the city. Said corporation shall also have authority to construct, maintain and use said -land damages, railroad over and upon any lands when the land damages have been mutually settled by said corporation and the owners thereof; provided, however, that all tracks of said railroad shall be laid at such distances from the sidewalks of said city, as the municipal officers thereof, respectively, shall in their order fixing the routes of said railroad, determine to be for public safety and convenience. The written assent of said corporation to any vote or votes of the municipal officers of of municipal said city, prescribing from time to time the routes of said fled with city clerk. railroad, shall be filed with the clerk of said city, and shall be taken and deemed to be the locations thereof. poration shall have power from time to time to fix such rates -may fix rates. of compensation for transporting persons or property, as it may think expedient, and generally shall have all the powers and be subject to all the liabilities of corporations, as set forth in the forty-sixth chapter of the Revised Statutes.

The municipal officers of said city, shall have Municipal power at all times, to make such regulations as to the rate of speed and removal of snow and ice from the streets, roads and highways, by said company at its expense, and mode of

-authorized to construct a

-location and route shall b determined by municipal officers, and assented to by corporation.

settled.

norstion to votes

regulate rate of speed, removal of snow and ice.

use of the tracks of said railroad within said city, as the public convenience and safety may require.

Powers may be exercised by board of directors. SECT. 3 All acts required by this act to be done by said corporation, may be delegated by said corporation to its board of directors.

Corporation shall keep streets in repair. SECT. 4. Said corporation shall keep and maintain in repair, such portions of the streets, as shall be occupied by the tracks of its railroad, and shall make all other repairs of said streets or roads which in the opinion of the municipal officers of said city, may be rendered necessary by the occupation of the same by said railroad, and if not repaired upon reasonable notice, such repairs may be made by said city, at the expense of said corporation.

Penalty for obstructing corporation. SECT. 5. If any person shall wilfully and maliciously obstruct said corporation in the use of its road or tracks, or the passing of the cars or carriages of said corporation thereon, such persons and all who shall aid and abet therein, shall be punished by a fine not exceeding two hundred dollars, or may be imprisoned in the county jail for a period not exceeding sixty days.

Capital stock.

SECT. 6. The capital stock of said corporation shall not exceed one hundred thousand dollars, to be divided into shares of one hundred dollars each.

May hold real

SECT. 7. Said corporation shall have the power to lease, purchase or hold such real or personal estate as may be necessary and convenient for the purposes and management of said railroad.

Construction and grade under direction of municipal officers. SECT. 8. Said railroad shall be constructed and maintained in such form and manner and with such rails, and upon such grade as the municipal officers of said city, may direct; and whenever in the judgment of said corporation, it shall be necessary to alter the grade of any street, said alterations may be made at the sole expense of said corporation, provided, the same shall be assented to by the municipal officers of said city; but said corporation shall not be liable to any abutting land owners for any such alteration of grade. If the tracks of said corporation's railroad cross any other railroad of any kind, in said city, and a dispute arises in any way in regard to the manner of crossing, the board of railroad commissioners of the state shall upon hearing, decide and determine in writing, in what manner the crossing shall be made, and it shall be constructed accordingly.

Railroad commissioners shall determine manner of crossing with other railroads.

Said corporation may change the location of said railroad, at any time, by first obtaining the written consent of the municipal officers, of said city, and make additional locations subject to the foregoing provisions and conditions.

CHAP. 374

May change location by coneent of municipal officers.

Control of

Nothing in this act shall be construed to prevent the proper authorities of said city from entering upon and taking up any of the streets, occupied by said railroad, for any purpose for which they may now lawfully take up the same.

Exclusive right

SECT. 11. No other corporation or person shall be permitted to construct or maintain any railroad for similar purposes, over the same streets that may be lawfully occupied by this corporation, but any person or corporation lawfully operating any horse railroad, to any point to which this corporation's tracks extend, may enter upon, connect with and use the same on such terms and in such manner as may be agreed upon between the parties, or if they shall not agree. to be determined by the railread commissioners of the state of Maine.

--- uthorized to connect with other roads.

SECT. 12. Said road shall not be taken or deemed to be a Not deemed a railroad within the meaning of that term, as used in the public laws of this state, but shall have all the rights and be subject to all the liabilities of horse railroads within this state.

Said corporation is hereby authorized to issue May issue bonds in such amount and on such time as it may from time mortgage to time determine, in aid of the purposes specified in this act, and to secure the same by a mortgage of its franchises and property. It is also hereby authorized to lease all of its property and franchises, upon such terms as it may determine.

property.

The first meeting of said corporation shall be First meeting, called in the manner provided in the Revised Statutes, chapter forty-six, section three.

SECT. 15. This act shall take effect when approved.

#### Chapter 375.

An Act to incorporate the Stillwater Log Driving Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. That J. Fred Webster, Eben C. Webster, Fred W. Ayer, N. Edward Ayer, Andrew G. Ring, John Morrison, Elbridge H. Hunting, Estes F. Adams, George S. Chalmers, Mellen C. Pierce, Matthew Lincoln, Edgar E. Ring, James P. Walker, Edward E. Walker and William Engel, their associates and successors, be and they are hereby made and constituted a body politic and corporate by the name and style of the Stillwater Log Driving Company, and by that name may sue and be sued, prosecute and defend to final judgment and execution both in law and in equity, and may make and adopt all necessary regulations and by-laws not repugnant to the constitution and laws of this state, and also adopt a common seal, and the same may alter, break and renew at pleasure, and may hold real and personal estate not exceeding the sum of ten thousand dollars at any one time, and may grant and vote money; and said company may drive all logs and other timber that may be in the Stillwater branch of the Penobscot river; and said company may for the purposes aforesaid, clear out and improve the navigation of said Stillwater branch, remove obstructions, build side dams, erect piers and build booms, side booms, and sheer booms, wherever necessary, and shall have all the powers and privileges, and be subject to all the liabilities incident to corporations of a similar nature.

-corporate name.

-by-laws.

-seal.

-may improve Stillwater river.

-build dams, booms, etc.

Officers and

SECT. 2. The officers of said company shall be a president, clerk, treasurer, and board of five directors, two of whom may be the president and the clerk and treasurer, and such other officers as may be deemed necessary, all of whom shall hold their offices until the annual meeting next following their election and until others are chosen in their stead; and the clerk and directors shall be sworn to the faithful discharge of the duties of their respective offices. And the directors may in writing appoint a master driver and such other officers as they shall judge necessary.

Authorized to make assessSECT. 3. Said directors are hereby authorized to make assessments from time to time during each season as logs may be driven, upon all logs driven by the company, which assess-

ments shall be sufficient to pay the expenses of driving the logs upon which they are made, together with their fair proportion of the expenses of maintaining the organization of the company, and the assessments shall be made in proportion to the distances which the logs may be driven and all circumstances bearing upon the expense of driving, which assessments shall be determined by the directors.

assessments.

SECT. 4. Said company shall have a lien on all logs and Lien on logs, for payment of other timber to be driven by it for the amount of assessments to be made for driving the same as aforesaid, and any logs of any owner shall be holden for the assessment upon any logs of the same owner made during the same season, and all owners of logs and other timber shall be required to pay the amount of their several assessments within ten days from the date of such assessment. If the assessment made upon any logs shall not be paid within ten days from the time of making the same, the company may seize and hold any logs which it has driven, belonging to the owner of the logs on which the assessment was not so paid, and may retain possession of the same until disposed of as hereinafter provided. The logs so seized and held shall be advertised by the treasurer of the shall be advercompany for sale at public auction at a time to be named in said advertisement, which time shall be within thirty days from the date of the first advertisment, and not less than two weeks from said date of first advertisement, and said advertisement shall be published for two weeks in succession in some newspaper printed in Bangor, and at the time named. unless such assessments, with the expenses incurred are previously paid; said treasurer shall then proceed to sell to the highest bidder a sufficient quantity of logs or other timber of each owner to pay such assessments, with all proper costs and expenses, selling the logs or other timber of each owner separately; the place of the sale to be at the office of the company and the proceeds of all sales to be paid into the treasury of the company.

-logs held for

It shall be the duty of each owner of logs driven Owners of logs by the company to file in the office of the company on or before the first day of December in each year, a true and accurate statement of the quantity of all logs belonging to such owner which have been delivered to said company to be driven during the previous season, and if required by the

ment of quantity to be driven.

CHAP. 376 directors, to furnish with such statement a copy of the sale, scales of all such logs.

Act not to apply to logs sawed at Pushaw Falls. SECT. 6. The provisions of this act shall not apply to any logs intended to be manufactured at Pushaw falls.

Approved February 16, 1889.

#### Chapter 376.

An Act to incorporate the Crystal Ice Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. John W. Lane, Cullen C. Chapman, John F. Procter and Henry W. Sargent with their associates, successors and assigns, are hereby created a body corporate by the name of the Crystal Ice Company, for the purpose of cutting, storing, buying, selling, exporting and shipping ice from Walker's pond so called, in the towns of Sedgwick and Brooksville in Hancock county, in the state of Maine, and to have exclusively all the rights and privileges of said pond and incident to corporations of a similar nature.

-corporate name.

May hold real estate.

Capital stock.

SECT. 2. Said corporation may hold real and personal property to an amount not exceeding one hundred thousand dollars. The capital stock of said corporation shall not exceed one hundred thousand dollars, which shall be divided into shares of twenty-five dollars each.

May Issue bonds, and mortgage property. SECT. 3. Said company may issue its bonds or other obligations secured by a mortgage of its franchise and other property to carry out the purposes of its incorporation upon such rates and time as it may deem expedient, and not to exceed the amount of its capital stock.

May take land

SECT. 4. Said corporation may take and hold by purchase, or may take as for public use, any real estate, easement, or right of way in said towns of Brooksville and Sedgwick, necessary for the purposes of its incorporation; and any person or persons sustaining damage thereby may have the same determined in the manner provided by law for the assessments of damages, for land taken for railroads, within three years from the time of such taking. But if no proceedings are so commenced by any party so injured within

-damages, how

said three years, they shall be deemed to have waived their CHAP. 377 right thereby to any damages, for such injury.

Any person who shall wilfully corrupt or in any way render impure the water in said Walker's pond, or who shall throw into or leave in said pond, or upon the ice of said pond when frozen over, any offensive and unwholesome matter, or who shall wilfully injure any of the property of said corporation shall pay three times the amount of damages eccasioned thereby, to be recovered by an action on the case; and every person convicted of any such offense shall be punished by fine not exceeding five hundred dollars or by imprisonment not exceeding one year.

Penalty for corrupting water, or injuring

Said corporation is hereby authorized and empowered to build piers and extend wharves into tide waters if necessary for the prosecution of its business.

Authorized to build piers, etc

The first meeting for the purpose of organization of said corporation shall be called by any one of said incorporators by written notice stating time and place, given to the other said incorporators in hand or left at their last usual place of abode, at least seven days before the date of said meeting.

First meeting,

SECT. 8. This act shall take effect when approved.

Approved February 16, 1889.

#### Chapter 377.

An Act to legalize and make valid the acts of the town of Farmington.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The acts and doings of the town of Farmington in their Doings of town town meeting of May twelve, eighteen hundred and eighty- legalized. eight, relating to school districts number eight, nine, ten and twenty-two are hereby legalized and made valid.

This act shall take effect when approved.

### Chapter 378.

An Act to incorporate the Bethel Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 2. William E. Skillings, Addison E. Herrick, Enoch Foster, Samuel D. Philbrook, Enoch W. Woodbury, Gideon A. Hastings, Gilman P. Bean and Ceylon Rowe, with their associates and successors, are hereby made a corporation, by the name of the Bethel Water Company, for the purpose of conveying to and supplying the villages of Bethel Hill, Mayville and vicinity, including the Steam Mill district, all in Bethel, in the county of Oxford, with pure water.

May hold real

estote

-corporate

-nurnoses.

SECT. 2. Said corporation for said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding sixty thousand dollars.

Authorized to take water from Chapman brook. SECT. 3. Said corporation is hereby authorized, for the purposes aforesaid, to take, detain and use the water of Chapman brook, so called, and all streams tributary thereto or running therefrom, in the towns of Bethel and Newry, county of Oxford, and is also authorized to erect and maintain reservoirs and dams, and lay down and maintain pipes and aqueducts necessary for the proper accumulating, conducting, discharging, distributing and disposing of water, and forming proper reservoirs therefor; and said corporation may take and hold by purchase or otherwise, any lands or real estate necessary therefor, and may excavate through any lands, when necessary for the purposes of this incorporation.

-erect dams and lay pipes.

—may take land.

limbility for limages, and how ascerrained. SECT. 4. Said corporation shall be held liable to pay all damages that shall be sustained by any person by the taking of any land or other property, or by flowage, or by excavating through any land for the purpose of laying down pipes and aqueducts, building dams and reservoirs, and also damages for any other injuries resulting from said acts; and if any person sustaining damage as aforesaid, and said corporation cannot mutually agree upon the sum to be paid therefor, such person may cause his damages to be ascertained in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages, by the laying out of railroads.

The capital stock of said corporation shall be forty thousand dollars, which may be increased to sixty thousand dollars by a vote of said corporation, and said stock shall be divided into shares of fifty dollars each.

CHAP. 378 Capital stock

Said corporation is hereby authorized to lay down, in and through the streets and ways in said town of Bethel, under Bethel, and to take up, replace and repair all such pipes, aqueducts and fixtures as may be necessary for the purposes of their incorporation under such reasonable restrictions as may be imposed by the selectmen of said town. corporation shall be responsible for all damages to persons damage to and property occasioned by the use of such streets and ways, and shall further be liable to pay to said town all sums recovered against said town for damages from obstruction caused by said corporation, and for all expenses, including reasonable counsel fees, incurred in defending such suits with interest on the same.

Authorized to posed by select-

Said corporation is hereby authorized to make May make concontracts with said town of Bethel, Bethel Village Corporation, and with other corporations and individuals for the purposes of supplying water as contemplated by said act; and said town of Bethel, by its selectmen, and said Bethel Village Corporation, by its assessors, are hereby authorized to enter and exempt from taxation. into contracts with said company for the supply of water, and for such exemption from public burden as said town and Bethel Village Corporation and said company may agree upon, which, when made shall be legal and binding upon all parties thereto.

tracts to supply

Town may con-

Said corporation shall have power to cross any water course, private or public sewer or to change the direc- private or public tion thereof when necessary for the purposes of their incorporation, but in such manner as not to obstruct or impair the use thereof; and said corporation shall be liable for any injury caused thereby. Whenever the said company shall lay down any pipes in any street, or make alterations or repairs upon obstruct public travel. its works in any street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavements removed by it to be replaced in proper condition.

May cross any

Authorized to lay pipes in, over, and under Androscoggin

Penalty for injuring property, or corrupting water. SECT. 9. Said corporation is authorized to lay and maintain its pipes under, in, or over the Androscoggin river and to build and maintain all necessary structures therefor.

SECT. 10. Any person who shall wilfully injure any of the property of said corporation, or who shall knowingly corrupt the waters of the said Chapman brook or any of its tributary streams in any manner whatever, or render them impure whether the same be frozen or not, or who shall throw the carcasses of dead animals or other offensive matter into said waters, or who shall wilfully destroy or injure any dam, reservoir, aqueduct, pipe, hydrant or other property held or owned by said corporation for the purposes of this act, shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not less than one year, and shall be liable to said corporation for three times the actual damage, to be recovered in any proper action.

May issue bonds, and mortgage property. SECT. 11. Said corporation may issue its bonds for the construction of its works, upon such rates and times as it may deem expedient, not exceeding fifty thousand dollars, and secure the same by mortgage of the franchise and property of said company.

Act void, if works are not in operation within four years. SECT. 12. In case the works of this corporation shall not have been put into actual operation within four years from the date of the approval of this act, the rights and privileges herein granted shall be null and void.

First meeting, how called. SECT. 13. The first meeting of said corporation may be called by a written notice thereof, signed by any five corporators herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last usual place of abode seven days before the time of meeting.

SECT. 14. This act shall take effect when approved.

## Chapter 379.

An Act creating the Bethel Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The territory embraced within the limits of limits. what was known as school districts number fifteen and number thirty, as last constituted in the town of Bethel, together with the inhabitants thereon, be, and the same is hereby -corporate created a body politic and corporate by the name of the Bethel Village Corporation.

SECT. 2. Said corporation is hereby authorized at any Authorized to raise money. legal meeting called for the purpose, to raise by assessment or by loan, as hereinafter provided, such sums of money as may be deemed necessary and sufficient for organizing and -purposes. maintaining within the limits of said corporation, an efficient fire department; for building, purchasing, renting, repairing and maintaining engine houses, hook and ladder carriage houses, and lockups or police stations; for purchasing, repairing and maintaining fire engines, hose, ladders, buckets, machines and other apparatus for the extinguishment and prevention of fire; for the location, construction and repair of reservoirs and aqueducts: for the procuring of water and pumps, pipes, hydrants and machinery for handling and distributing the same; for building, repairing and maintaining sidewalks; for building, repairing and maintaining sewers; for setting out, maintaining and caring for shade trees; for maintaining and improving Bethel common and Kimball park; for the purchasing and renting of real estate for any of the above purposes; to pay for the services of one or more police officers, night watchmen or any other officers to whom the said corporation may vote a salary or other compensation; to erect and maintain lamp posts and lamps, and provide for lighting the streets within the limits of said corporation; for school purposes, and may receive, hold and manage devises, bequests or gifts for any of the above purposes.

SECT. 3. Any money raised by said corporation for the Assessments, purposes aforesaid, shall be assessed upon the property and polls within the territory, by the assessors of said corporation, in the same manner as is provided by law for the assessment of county and town taxes, and said assessors may copy

the last valuation of said property by the assessors of the town of Bethel, and assess the tax thereon, if said corporation shall so direct, and may abate any tax by them so assessed, the tax on polls not to exceed the sum of one dollar to any one person in one year.

Taxes, how assessed and rollected.

SECT. 4. Upon a certificate being filed with the assessors of said corporation by the clerk thereof of the amount of money raised at any meeting for the purposes aforesaid, it shall be the duty of said assessors, as soon as may be, to assess said amount upon the polls and estates of the persons residing on the territory aforesaid, and upon the estates of non-resident proprietors thereof, and lists of the assessment so made, to certify and deliver to the collector, whose duty it shall be to collect the same in like manner as county and town taxes are by law collected by towns, and to pay over the same to the treasurer of said corporation, who shall receive the same and pay it out to order or direction of the said corporation, and keep a regular account of all moneys received and paid out, and exhibit the same to the assessors whenever requested; and said corporation shall have the same power to direct the mode of collecting said taxes as towns have in the collection of town taxes.

Officers.

SECT. 5. The officers of said corporation shall consist of a clerk, treasurer, assessors, collector and such other officers as may be provided for in the by-laws of said corporation.

By-laws.

SECT. 6. Said corporation at any legal meeting thereof, may adopt a code of by-laws for the government of the same, and for the efficient management of the fire department aforesaid, provided, the said by-laws are not repugnant to the laws of the state.

Officers shall be chosen by ballot.

First and

SECT. 7. All the officers of said corporation shall be chosen by ballot and sworn to the faithful performance of their duties; the first election to be at the meeting of the legal voters of said corporation, called to accept this charter, and the annual election of officers shall be in the month of

annual meetings shall be held in March.

Collector and treasurer shall

give bond.

March.

SECT. 8. The collector and treasurer shall give bonds in double the amount of the tax so raised, to the inhabitants of the said corporation, which bonds shall be approved by the assessors and clerk.

First meeting, how called. SECT. 9. William E. Skillings, Addison E. Herrick, Samuel D. Philbrook, Gideon A. Hastings and Enoch W.

. .

Woodbury, or either of them, are hereby authorized to call CHAP. 380 the first meeting of the said corporation, and to notify the legal voters thereof to meet at some suitable time and place, within the limits aforesaid, by posting up notices in two public places within said limits, seven days at least before the time of said meeting; and either of said persons are authorized to preside at said meeting until after its organization, and until after a moderator shall have been chosen by ballot and sworn, and at all meetings of the said corporation a moderator shall be chosen in the manner and with the same powers as in town meetings.

SECT. 10. All persons liable to be taxed for polls residing Eligibility of voters. in the limits of said corporation, shall be legal voters at any meeting of said corporation.

SECT. 11. This act shall take effect when approved by the governor, so far as to empower the first meeting of said take effect. corporation to be called, and if this charter shall be accepted at said first meeting of said corporation, by a majority of the legal voters of said corporation, then the same shall take and have complete effect in all its parts. But there shall be but one such meeting called in each year for such purpose.

Approved February 16, 1889.

## Chapter 380.

An Act to make valid the doings of the town of Smithfield in the annual March meeting for the year eighteen hundred and eighty-eight.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The oath administered to the selectmen, assessors and Doings of town of Smithfield, other officers by the moderator in the town of Smithfield at legalized the annual March meeting in the year eighteen hundred and eighty-eight, is hereby made legal and valid and the acts of said officers are hereby made as legal and valid as the same would have been, if said oath had been administered in accordance with the provisions of law.

### Chapter 381.

An Act to divide the town of Boothbay and incorporate the town of Boothbay Harbor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporate

SECT. 1. All that part of the town of Boothbay lying westerly and southerly of the following described line, namely: beginning at a point near the head of Linekin bay at the south-east corner bound of land of Thomas Boyd, running north six and three-fourths degrees east, by said Boyd's east line, one hundred and fifty-two rods to a birch tree standing in the ravine east of the dwelling of Henry R. Odlum; thence by the ravine north-easterly to the Meadow Cove ice pond, thence northerly and westerly by the west shore of said pond, to a point of ledge marked, projecting into said pond; thence north sixty-five and three-fourths degrees west, six hundred and twenty-eight rods, to a pile of stones near Durant's Corner; thence south eighty-four and one-half degrees west, three hundred and ninety-six rods to the center of Sawyer's Island bridge; thence westerly by the channel north of Indiantown island and Isle of Springs to the waters of the Sheepscot river; thence around by the south line of the town of Boothbay to Linekin bay; thence northerly to the point first begun at, together with the inhabitants thereof, is incorporated into a separate town by the name of Boothbay Harbor, and said town of Boothbay Harbor is hereby invested with all the powers and privileges and subject to all the duties and obligations incident to other towns of the state.

Corporate name

-powers and privileges.

Taxes, due, shall be paid to the town of Boothbay.

All money in treasury shall be applied to purposes for which raised. SECT. 2. The several inhabitants of the town of Boothbay Harbor shall be holden to pay all taxes which have been legally assessed upon them by the town of Boothbay, and the several collectors of taxes for said town of Boothbay are hereby authorized and required to collect and pay all taxes to them already committed according to their respective warrants. All moneys now in the treasury of said town of Boothbay, and all sums which shall hereafter be received from taxes heretofore assessed, shall be applied to the several purposes for which they were raised, and in case of any excess, said excess shall be applied by the treasurer of Boothbay in payment of the indebtedness of said town of Boothbay.

The existing liabilities of the town of Boothbay shall be divided as follows. The town debt shall be borne by said towns in proportion to the valuation of their respective territories, as taken by the assessors in April, eighteen hundred and eighty-eight. All paupers, now supported or aided by the town of Boothbay, shall, after division, be maintained and supported by the town in whose territory they resided when they became paupers. Each town shall henceforth bear all expenses for the care and maintenance of all roads and bridges within its respective limits.

CHAP. 381 Existing

divided.

All the property of the town of Boothbay, including the town house and lot, hearse house and lot, town common, town farm, soldiers' monument, hearse, safe, road machine, and all other property of the town, both real and personal, except Lewis park, so called, and the books and records, shall belong to said town of Boothbay, and said town of Boothbay shall pay to said town of Boothbay Harbor no compensation therefor; but said Lewis park, situated at Boothbay Harbor, shall belong to said town of Boothbay Harbor.

All public property shall belong to town of Boothbay.

-exceptions.

The records and papers of the town of Booth- Both towns SECT. 5. bay shall be hereafter retained by said town of Boothbay, and each town shall have access to the same.

access to books.

The several school districts divided by this act, School districts. shall be subject to all the provisions of law applicable to school districts, composed of parts of towns.

Said town of Boothbay Harbor, by its committee for that purpose duly appointed, is hereby authorized to enter into contracts with any duly organized water companies. for the supply of water for all domestic, sanitary, municipal and commercial purposes, and for such exemption from public burden as may be agreed upon, and such contract when made, shall be legal and binding upon all parties thereto. And said town is further authorized to purchase, construct, maintain and operate such a system of water works in its corporate capacity, and may issue its bonds therefor upon such rates and time as it may deem expedient, not exceeding in amount the cost of said works, and secure the same by mortgage of said works.

Town authorized to contract for water supply.

-may issue

SECT. 8. Until a new apportionment of the state shall be made, the town of Boothbay and the town of Boothbay

shall remain in same representative dis-

Harbor shall remain in the same representative district, with which the town of Boothbay is now classed.

First meeting. how called

Any justice of the peace in the county of Lincoln, may issue his warrant to any legal voter in the town of Boothbay Harbor, directing him to notify the inhabitants thereof to meet at a time and place specified in said warrant, giving at least seven days notice therefor, for the choice of town officers, and to transact such business as towns are authorized to do.

SECT. 10. This act shall take effect when approved.

Approved February 16, 1889.

#### Chapter 382.

An Act additional to and amendatory of Chapter five hundred and five of the Private and Special Laws of eighteen hundred and eighty-five.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 1, ch. 505, Special Laws of

Section one of chapter five hundred and five of the private laws of eighteen hundred and eighty-five is hereby amended so as to read as follows:

Corporators.

That Frederick Fox, Joseph E. Moore, Franklin J. Rollins, Everett Smith, Edmund Dana, Edward C. Goodnow, James L. Stoddard, John B. Cotton, Payson Tucker, their associates, successors and assigns be and hereby are made a body politic and corporate by the name of the Provident Aid Society for benevolent and fraternal purposes and furnishing aid and relief by means of mutual and fraternal organizations, agreements, guarantees, and payments of funds, and the said society may sue and be sued, defend and be defended, have and use a common seal and establish all by-laws, rules and regulations and employ all legal methods which may be desirable or necessary to carry out the purposes of the society which is hereby authorized to conduct any or all of its business and affairs as a fraternal organization, and shall be entitled to all the legal benefits and immunities pertaining to or which may pertain to any fra-

Cornorstename - purposes.

--powers.

Section five of said act is amended by adding Sec. 5 these words, 'and expenses incidental thereto,' So said section as amended will read as follows:

ternal or secret organization.'

'SECT. 5. No part of the money realized from the assess- CHAP. 382 ments made to pay death benefits shall be used for any other shall be used purpose than the paying of said death benefits and expenses death benefits. incidental thereto.

SECT. 3. Section seven of said act is amended by striking Sec. 7 amended. out the word "Company" in the second line and the words "Corporation so examined" in the fifth line and inserting the word 'Society' in lieu thereof so that said section as amended will read as follows:

The commissioner at his annual examination if Commissioner he finds that the society has complied with the provisions of section four of this act shall issue to it his certificate of that plied with. For making such examination he shall receive from the society twenty dollars and all travelling expenses.'

SECT. 4. Said act as amended by chapter one hundred and Act further eighty-four private and special laws of eighteen hundred and eighty-seven, is hereby amended by adding after the word "ended" in the fourteenth line, the words or in lieu of the deposits provided for in this section may deposit an amount equal to fifteen per cent of its net receipts from assessments collected to pay death benefits,' so that said section as amended shall read as follows:

'SECT. 4. Said corporation shall, upon December thirty-one of each year, have on deposit in the state treasury, for the benefit and protection of its certificates holders, a fund equal to one death assessment on all its members, and if said corporation shall neglect for sixty days to satisfy any judgment recovered against it in any court in this state, upon any certificate issued by it, the treasurer of state may apply said fund to the satisfaction of said judgment, and said corporation shall not transact further business until said deposit is Said corporation shall annually, on the thirty-first -reserve fund. day of December, have on deposit in the state treasury, in addition to the amounts theretofore deposited, an amount equal to ten per cent of its total receipts, by assessments collected to pay death benefits during the year then ended; or in lieu of the deposits provided for in this section may deposit an amount equal to fifteen per cent of its net receipts from assessments collected to pay death benefits; and said deposits shall be continued until amounting to twenty-five The income from said deposits, or any \_how income thousand dollars. accumulation in excess of required amount, may be with-

Shall keep on deposit a fund equal to one

-how funds may be invested. drawn and applied to payments of death benefits, or as deemed advisable by said corporation. All the funds provided for in this section, may be deposited in cash, or in the form of interest hearing securities, approved by the governor and council of the state of Maine, or such securities as those in which any insurance company or savings bank may, from time to time, be legally authorized to invest deposits, and the state treasurer shall hold such cash or securities on deposit in accordance with the provisions of this act: but said corporation may withdraw all or any part thereof, on depositing in their place, cash or other securities, whose market value shall be equal to the par value of those withdrawn; and it shall be the duty of the treasurer to make such exchange, if the governor and council, upon application of the corporation, shall find and cause to be certified to him that the market value of the securities offered, is not less than the par value of those proposed to be withdrawn.

Approved February 19, 1889.

#### Chapter 383.

An Act to incorporate the Hancock Agricultural Society.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

William M. Roberts, Edward E. Chase, Samuel J. Morrison, Thomas F. Moran, A. C. Swasey, John W. Somes, Jere T. Giles, B. B. Havey, O. H. Buzzell, Howard Whitcomb, Fred L. Kent, A. W. Cushman, Henry J. Joy, H. E. Hamlin, Roscoe Holmes, H. M. Hall, Jr., E. K. Woodard and their associates and successors are hereby incorporated into a corporation for the county of Hancock with its principal place of business located at Ellsworth, by the name of the Hancock Agricultural Society, for the purpose of promoting and improving generally, agriculture, horticulture, stock raising, breeding and raising of all animals, the mechanic arts and manufactures connected therewith. Said company or society shall have the power to pass any by-laws and regulations not inconsistent with the laws of this state which it may deem necessary for the management of its affairs, and in general shall have and exercise all the powers

Corporate
name.

—purposes.

-by-laws.

and privileges incident to and usually granted to similar CHAP. 383 societies and corporations.

The capital stock of said society shall not exceed Capital stock. the sum of fifty thousand dollars. It may be fixed upon at the first meeting and may be increased at any subsequent meetings but not to exceed said limit of fifty thousand dollars. Said capital stock shall be divided into shares of five dollars each.

SECT. 3. Said society shall have power to purchase, May hold real lease, and hold or receive by gift, bequest or devise, real estate in the said county of Hancock not to exceed in value exclusive of improvements, thirty thousand dollars and personal property not to exceed twenty thousand dollars, for the purposes of constructing and maintaining a driving park, fair grounds and exhibitions.

Said society shall have all of the police powers, Police powers, SECT. 4. together with all other powers and privileges at all of their exhibitions of whatever name and nature, which are conferred upon agricultural societies by sections sixteen, seventeen and eighteen, of chapter fifty-eight of the Revised Statutes, and any amendments thereof and additions thereto.

SECT. 5. The prohibitions, restrictions, forfeitures and Provisions of penalties provided by section nineteen of chapter fifty-eight of the Revised Statutes, and any amendments thereof and additions thereto, shall be applicable to all exhibitions of this corporation.

SECT. 6. Said society for carrying out its objects and Maylesue bonds purposes, may issue its bonds or other evidences of indebted-property. ness upon such rates and terms as it may deem expedient, not exceeding the sum of fifty thousand dollars, and secure the same if it deems it wise by mortgage of any property of -lease propthe corporation. For carrying out its objects and purposes it may also lease or sell such of its property and upon such terms as it deems best.

SECT. 7. Whoever contrary to the regulations of said Penalty for en. corporation shall enter or pass within the enclosure of its fair unlawfully. or exhibition grounds shall forfeit to said corporation, a sum not exceeding five dollars to be recovered on complaint.

SECT. 8. The first meeting of said corporation may be First meeting, called by the publication in the Ellsworth American, a public newspaper printed and published at Ellsworth, in said county of Hancock, of a notice stating the time and place signed by

any one corporator, said notice to be so published at least fourteen days before the date of such first meeting, or said first meeting may be called by a notice stating the time and place signed by any one corporator, served upon each of the other corporators either in person, or at their last and usual place of abode at least fourteen days before the day of such meeting. In either case the affidavit of the person who signed the notice as to the facts of service or publication, shall be sufficient proof of such service or publication accordingly.

SECT. 9. This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 384.

An Act to incorporate the Deer Isle Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators

SECT. 1. W. B. Thurlow, Frank S. Warren, S. B. Thurlow, William Smith, Elmer P. Spofford, F. B. Ferguson, Henry W. Sargent, S. G. Haskell, George M. Warren, William T. Haines, and Charles A. Spofford, their associates, successors and assigns, are hereby created into a body corporate, by the name of the Deer Isle Water Company, for the purpose of supplying the town of Deer Isle, in the county of Hancock, and the inhabitants of said town with water for industrial, manufacturing, domestic, sanitary, and municipal purposes, including the extinguishing of fires and sprinkling of streets.

Corporate name.
—purposes.

Authorized to take water.

-construct

SECT. 2. Said corporation for said purposes, may flow, detain, take, collect, store, use and distribute water from any pond or stream flowing from any pond, in said Deer Isle, and may locate, construct and maintain dams, cribs, reservoirs, locks, gates, sluices, aqueducts, pipes, hydrants, and all other necessary structures therefor.

May lay pipes along highways, under direction of selectmen. SECT. 3. Said company is hereby authorized to lay, construct and maintain, under, through, along and across the highways, ways, streets, railroads, bridges in said town, and to take up, replace and repair all such sluices, aqueducts,

pipes, hydrants and structures as may be necessary for the CHAP. 384 purposes of their incorporation, under such reasonable restrictions and conditions as the selectmen of said town may And said company shall be responsible for all damages to all corporations, persons and property, occasioned by the use of such highways, ways and streets, and shall further be liable to pay to said town all sums recovered against said town for damages from obstruction caused by said company, and for all expenses, including reasonable counsel fees, incurred in defending such suits, with interest on the same.

-responsible for all damages

SECT. 4. Said company shall have power to cross any May cross any water course, private or public sewer, or to change the direction thereof where necessary, for the purposes of their incorporation, but in such manner as not to obstruct or impair the use thereof and said company shall be liable for any injury Whenever said company shall lay down any caused thereby. fixtures in any highway, way or street, or make any alterations or repairs upon its works in any highway, way or street. it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause any earth or pavements then removed by it, to be placed in proper condition.

-liability for

Said company can take and hold any lands Cantake lands necessary for flowage, and also for its dams, reservoirs, locks, gates, hydrants, and other necessary structures, and may locate, lay and maintain sluices, aqueducts, pipes, hydrants, and other necessary structures and fixtures in, over and through any land for its said purposes, and excavate in and through such lands for such location, construction and maintenance.

SECT. 6. Should the said company and the owner of such Dimages, how land be unable to agree upon the damages to be paid for such location, taking, holding and construction, the land owner may within twelve months after such taking apply to the commissioners of said county of Hancock, and cause such damages to be assessed in the same manner and under the same conditions, restrictions, and limitations as are by law prescribed in the case of damages resulting from the laying out of highways, so far as such law is consistent with this act. Said company may make a tender to any land owner damaged

under the provisions of this act, and if such owner recovers more damages than were tendered to him by said company, he shall recover costs, otherwise said company shall recover costs.

May contract to supply water.

Town may con-

tract for water

from to vetion

SECT. 7. Said company is hereby authorized to make contracts with the United States and with corporations and the said town of Deer Isle, for the purpose of supplying water as contemplated by this act. And said town of Deer Isle is hereby authorized by its selectmen to enter into any contract with said company for a supply of water for any and all purposes mentioned in this act, including the remission of taxes upon real estate, fixtures, franchise, and plant of said corporation.

Penalty for corrupting water, or injuring SECT. 8. Whoever shall wilfully or maliciously corrupt the water of any pond or stream from which said company shall take water, or any of the tributaries thereto whether frozen or not, or in any way render such water impure, whether frozen or not, or whoever shall wilfully or maliciously injure any of the works of said company, shall be punished by fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, and shall be liable to said company for three times the actual damage to be recovered in any proper action.

May lay pipes over tide SECT. 9. If said company shall find it necessary to lay its pipes over tide waters, it may build and maintain all necessary piers and other structures causing as little obstruction to navigation as possible.

Capital stock

SECT. 10. The capital stock of said company shall not exceed one hundred thousand dollars, and said stock shall be divided into shares of fifty dollars each.

May holdareal

SECT. 11. Said company for all of its said purposes may hold real and personal estate necessary and convenient therefor, not exceeding in amount one hundred thousand dollars.

May issue bonds and mortgage property. SECT. 12. Said company may issue its bonds for the construction of any of its works of any and all kinds, upon such rates and time as it may deem expedient, not exceeding the sum of one hundred thousand dollars, and secure the same by mortgage of the franchise and the property of said company.

First meeting, how called. SECT. 13. The first meeting of said company may be called by a written notice thereof, signed by any one incor-

porator herein named, served upon each incorporator by giving in hand or by leaving the same at his last usual place of abode, seven days before the time of meeting.

**CHAP. 385** 

SECT. 14. This act shall take effect when approved.

Approved February 19, 1889.

#### Chapter 385.

An Act to incorporate the Kennebec Mutual Life Insurance Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

That F. C. Thayer, A. E. Davies, Arthur L. Corporators. Moore, P. S. Heald, H. M. Heath, Louis C. Stearns, Turner Buswell, W. T. Haines, their associates, successors, and assigns be and hereby are made a body politic and corporate by the name of the Kennebec Mutual Life Insurance Com- corporate pany, for charitable and benevolent purposes, and furnishing relief and assistance by means of mutual agreement, and the payment of funds, carrying on the business of life insurance on the assessment plan. And said corporation may sue and be sued, defend and be defended, have and make by-laws and regulations which may be necessary to carry out the purposes of this act, and shall be vested with all the powers and privileges, and be subject to all the liabilities by law incident to corporations of a similar nature.

Said corporation may purchase, take and hold SECT. 2. by deed, gift, bequest, devise or otherwise, real and personal estate, for the purposes of said corporation to an amount not exceeding at any one time fifty thousand dollars, and may improve, use, sell and convey or otherwise dispose of the same.

SECT. 3. Any two of the persons named in this act may call the first meeting of this corporation by personal notice, either written or printed, delivered or mailed to each corporator at least ten days before the time of meeting.

First meeting,

No part of the money realized from the assessments made to pay death benefits shall be used for any other purpose than the paying of said death benefits and the expenses necessarily incident thereto.

Assessments only to pay death benefits.

Commissioner shall be notified of organization.

Within thirty days after the organization of this corporation, the clerk or secretary thereof shall forward to the insurance commissioner, a certified copy of its records. so far as they pertain to its organization.

Shall derosit. with State treasurer, funds for benefit of certificate holders

This corporation shall keep on deposit with the treasurer of the state of Maine, a reserve fund for the benefit and protection of the certificate holders in said association. for the creation of which, it shall annually, the thirty-first

day of December, deposit with said treasurer, an amount equal to fifteen per cent of its total receipts on assessments made to pay death benefits during the year then ended, until the reserve fund so accumulated, shall amount to one hun-

such interest bearing securities, as the governor and council may approve, or in such securities as savings banks may, from time to time be, by law authorized to invest their deposits in, and if said corporation shall neglect for thirty days to satisfy any judgments recovered against it, in any court in this state, then the said treasurer shall convert into money any of said securities and forthwith satisfy such judgment, and said corporation shall not transact any further

These amounts may be deposited in

The directors of said

-investment of.

dred thousand dollars.

business until said deposit is restored.

income of fund may be applied to pay-ment of death losses.

Commissioner hall annually vamine accounts.

-penalty, if any officer re inses to produce books.

('ommissioner shall grant certiticate, if sec. 4 has been complied with.

reduce the number of assessments upon the members of said association. SECT. 7. The insurance commissioner shall annually examine the books and accounts of this corporation, and shall make such other examinations as he regards necessary for the safety of the public or the holders of certificates. may require the officers to produce for examination all books and papers of the company, and to answer on oath, all questions propounded to them in relation to its conditions or affairs; and any officer who refuses to produce any book or papers upon his demand, or to be sworn or to answer any such questions, forfeits not exceeding two thousand dollars.

corporation may, if they deem it for the best interests of the

association, apply the whole or any part of the annual income of said reserve fund, to the payment of death losses, to

The commissioner at his annual examination, if he finds that the company has complied with the provisions of section six of this act, shall issue to it, his certificate of For making such examination he shall receive from it, twenty dollars and all traveling expenses.

SECT. 9. If this company fails to comply with any of the provisions of this act, or if on examination, the commissioner thinks, that if it is in such a condition as to render its further proceedings hazardous to the public or its certificate holders. he shall cause such proceedings to be instituted against the company as are provided in section sixty-seven of chapter forty-nine of the Revised Statutes, so far as the same are applicable, and the funds in the hands of the treasurer of —funds in hands of treasurer, state shall be disposed of in accordance with the provisions how disposed of. of this act, and the provisions of sections fifty-seven to sixtythree of chapter forty-nine of the Revised Statutes.

CHAP. 386

When commissioner thinks further proceedings hazardous to the public for an injunc

-proceedings.

This act shall take effect when approved.

Approved February 19, 1889

#### Chapter 386.

An Act to incorporate the Winterport Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. A. S. Ware, T. W. Vose, Fred Atwood, A. E. Corporators. Fernald, H. M. Heath, E. C. Arev, S. H. Morgan, D. H. Smith and such persons as they may associate with themselves in the enterprise, and their successors, are hereby incorporated into a corporation by the name of the Winterport Water Com- Corporate pany, for the purpose of supplying the village of Winterport, in the county of Waldo, and the inhabitants of said village, with pure water for industrial, manufacturing, domestic, -purpose. sanitary and municipal purposes, including extinguishment of fires.

Said company, for said purpose, may detain, col- May take water. lect, take, store, use and distribute water from Low's brook. of any other water source or sources.

Said company is hereby authorized to lay, construct and maintain in, under, through, along and across the highways, ways, streets and bridges in said town, and to take highways, ways, streets and bridges in said town, and to take of selectment up, replace and repair all such sluices, aqueducts, pipes, hydrants, and structures as may be necessary for the purposes of their incorporation, under such reasonable restrictions and conditions as the selectmen may impose. And said company shall be responsible for all damage to all corporations, persons

Authorized to

-responsible for all damages.

and property occasioned by the use of such highways, ways and streets, and shall further be liable to pay to said town and to said village all sums recovered against said town or said village for damages from obstructions caused by said company, and for all expenses, including reasonable counsel fees, incurred in defending such suits, with interest on the same.

May cross any public or private sewer.

SECT. 4. Said company shall have power to cross any water course, public or private sewer, or to change the direction thereof when necessary for the purpose of their corporation, but in such manner as not to obstruct or impair the use thereof, and said company shall be liable for any injury caused thereby. Whenever said company shall lay down any fixture in any highway, way, or street, or make any alterations or repairs upon its works in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall, at its own expense, without unnecessary delay, cause the earth and pavements thus removed by it, to be replaced in proper condition.

—liability.

Authorized to lay pipes under highways.

Said company is hereby authorized to lay, construct and maintain its pipes under the highways, ways and streets in said Winterport and to build and maintain all necessary structures therefor.

May take land.

Said company may take and hold any lands SECT. 6. necessary for reservoirs, hydrants, and other necessary structures, and may locate, lay and maintain pipes, hydrants, and other necessary structures or fixtures in, over and through any land for its purposes, and excavate in and through such lands for such locations, construction and It may enter upon such lands, to make surmaintenance. veys and locations and shall file in the registry of deeds in said county of Waldo, plans for such locations and lands, showing the property taken, and within thirty days thereafter, publish notice of such filing in some newspaper in said county, such publication to be continued three weeks successively. Not more than two rods in width of land shall be occupied by any one line of pipe or aqueduct, and not more than one acre by any one reservoir.

—shall file plan of location in registry of deeds.

SECT. 7. Should the said company and the owner of such case of disagree. land, be unable to agree upon the damages to be paid for such location, taking, holding and construction, the land

Damages, how ascertained in

owner may within twelve months after said filing of plans of location, apply to the commissioners of said county of Waldo and cause such damages to be assessed in the same manner and under the same conditions, restrictions and limitations, as are by law prescribed in the case of damages by the laying out of highways, so far as such law is consistent with the provisions of this act, if said company shall fail to pay such land owner, or deposit for his use with the clerk of the courts of the county, the said location shall be thereby invalid, and said company forfeit all rights under the same, as against such land owner. Said company may make a tender to any land owner damaged under the provisions of this act, and if such land owner recovers more damages than were tendered him by said company, he shall recover costs, otherwise said company shall recover costs. In case said company shall begin to occupy such lands before the rendition of final judgment, the land owner may require said company to file its bonds to him with said county commissioners, in sum and with such sureties as they approve, conditioned for said payment or deposit. No action shall be brought against said company for such taking, holding and occupation, until after such failure to pay or deposit as aforesaid.

Said corporation is hereby authorized to make Authorized to contracts with the United States, and with corporations and to supply water. inhabitants of said town of Winterport, or any village corporation in said town, for the purpose of supplying water as contemplated by this act, and said town of Winterport is -town may hereby authorized by its selectmen to enter into contract with said company for a supply of water for any and for all taxation. purposes mentioned in this act, and for such exemption from public burden as said town and said company may agree, which, when made, shall be legal and binding upon all parties Any village corporation in said town through its assessors is also authorized to contract with said company for water for all public purposes.

Whoever shall wilfully or maliciously corrupt Penalty for the water of said company, whether frozen or not, or in any water, or in uniquing works. way render such water impure, or whoever shall wilfully or maliciously injure any of the works of said company, shall be punished by fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, and shall be liable to

contract for exempt from

said company for three times the actual damage, to be recovered in any proper action.

Capital stock.

SECT. 10. The capital stock of said company shall be twenty thousand dollars, which may be increased to fifty thousand dollars, by a vote of said company, and said stock shall be divided into shares of fifty dollars each.

May hold real

SECT. 11. Said company for all of its said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding in amount one hundred thousand dollars.

May issue bonds, and mortgage property. SECT. 12. Said company may issue its bonds for the construction of its works of any and all kinds, upon such rates and time as it may deem expedient, not exceeding the sum of fifty thousand dollars, and secure the same by mortgage of the franchise and property of said company.

First meeting, how called. SECT. 13. The first meeting of said company may be called by a written notice thereof, signed by any three corporators herein named, served upon each corporator, by giving him the same in hand, or by leaving the same at his last usual place of abode, seven days before the time of meeting.

SECT. 14. This act shall take effect when approved.

Approved February 19, 1889.

## Chapter 387.

An Act additional relating to the Recorder of the Bangor Municipal Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Recorder shall be trial justice. SECT. 1. The recorder of the Bangor Municipal Court shall always be a trial justice, and duly qualified as such.

Trial justice may preside in absence of judge and recorder SECT. 2. When the judge and recorder are both necessarily absent, the judge may designate some trial justice in said county, duly qualified, to perform the duties of his office; or, if the judge shall not designate a trial justice for that purpose, the recorder may do so.

Recorder shall preside in absence of judge. SECT. 3. When the office of judge shall be vacant, or in case of his absence or inability to perform the duties of his office, the recorder shall finish the business before the court, and during the continuance of such vacancy, absence or disability, he shall have authority to exercise all powers of the

judge, excepting the trial of issues in civil actions. hearing and determining criminal causes he shall be entitled to the same fees as trial justices.

For CHAP. 388

SECT. 4. When the office of recorder shall be vacant, or Trial justice he shall be unable to perform the duties of his office, the judge of said court, or upon information a justice of the su preme judicial court may designate a trial justice in said county, who, upon being duly sworn shall perform all the duties of recorder during such vacancy or until such disability is removed.

SECT. 5. The salary of said recorder shall be eight hun- salary of dred dollars, instead of the sum now fixed by law.

SECT. 6. All acts and parts of acts inconsistent with this acts repealed. act, are hereby repealed.

SECT. 7. This act shall take effect when approved.

Approved February 19, 1889.

## Chapter 388.

An Act authorizing Eli B. Bean to maintain a dam and sluice across Shepherd's River in the town of Brownfield.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Eli B. Bean, with his associates, successors, Eli B. Bean, heirs and assigns, is hereby authorized and empowered to build dam. repair and maintain his dam across Shepherd's river in the town of Brownfield, in the county of Oxford, to repair the old sluice through said dam, or build and maintain a new one, -purposes. for the purpose of facilitating the slipping of lumber through said dam and slip and driving it down said stream.

SECT. 2. There shall be allowed the said Eli B. Bean, Tolls estabhis associates, successors, heirs and assigns, for the passage of each and every thousand feet, board measure, of lumber, according to the woods scale, through his dam and sluice a toll of fifteen cents, to be paid by the owner of said lumber upon the passage of said lumber through said dam and sluice; and the said owner of said dam shall have a lien on all the lumber slipped through said dam and sluice to secure the -llen upon lumber, for payment of the toll, as aforesaid, which may be enforced by payment of. attachment, and which shall take precedence of all other

claims, except liens reserved by section thirty-eight of chapter ninety-one of the Revised Statutes.

Passing lumber through, shall be executed promptly. SECT. 3. It shall be the duty of any person or persons who may pass said dam and sluice with logs or lumber to employ a sufficient number of men to execute the work promptly, so that no more water shall be used than is indispensably necessary.

Approved February 19, 1889.

#### Chapter 389.

An Act authorizing Hiram W. Seavey to maintain a dam and sluice across Shepherd's River in the town of Brownfield.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

H. W. Seavey authorized to maintain a dam in Brownfield. SECT. 1. Hiram W. Seavey, with his associates, successors, heirs and assigns is hereby authorized and empowered to repair and maintain his dam across Shepherd's river in the town of Brownfield in the county of Oxford, to repair the old sluice through said dam, or build and maintain a new one, for the purpose of facilitating the slipping of lumber through said dam and slip, and driving it down said stream.

Tolls established.

-lien on lumber, for paySECT. 2. There shall be allowed the said Hiram W. Seavey, his associates, successors, heirs and assigns, for the passage of each and every thousand feet, board measure, of lumber, according to the woods scale, through his dam and sluice, a toll of eight cents, to be paid by the owner of said lumber upon the passage of said lumber through said dam and sluice; and the said owner of said dam shall have a lien on all the lumber slipped through said dam and sluice to secure the payment of the toll, as aforesaid, which may be enforced by attachment, and which shall take precedence of all other claims, except liens reserved by section thirty-eight of chapter ninety-one of the Revised Statutes.

Passing lumber through shall be executed promptly. SECT. 3. It shall be the duty of any person or persons who may pass said dam and sluice with logs or lumber, to employ a sufficient number of men to execute the work promptly, so that no more water shall be used than is indispensably necessary.

Approved February 19, 1839.

### Chapter 390.

An Act to incorporate the Eliot Library Association.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The Eliot Library Association of Eliot, in the Association made a body county of York, a voluntary association now existing in said town of Eliot, is hereby incorporated and made a body corporate, under the same name, with the power to take by purchase, bequest or otherwise, and to hold, transfer and -may hold real estate. convey real and personal property to the amount of one hundred thousand dollars, subject to the rights and duties prescribed in chapter fifty-five of the Revised Statutes of this state.

This act may be accepted at any regular meet- When act may be accepted. ing of said Eliot Library Association, by a vote of a majority of the members present.

SECT. 3. This act shall take effect when approved.

Approved February 19, 1889.

#### Chapter 391.

An Act to incorporate the Ellsworth Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Eugene Hale, E. H. Greely, George H. Grant, Corporators. their associates and successors, are hereby incorporated into a corporation, by the name of the Ellsworth Street Railway Corporate name. Company, for the purpose of building, constructing, maintaining and operating by animal or electrical power, a railway for passenger and freight transportation, with such single or double tracks, side tracks, switches, turnouts, stations and appurtenances, and with such poles, wires, appliances and appurtenances as may seem advisable and desirable to said company, between such points within the limits of the city of Ellsworth, and in, across, along and over such streets therein as may be assented to in writing by the mayor and aldermen of said city, at any meeting thereof, upon petition of said company. Said railway shall be of a gauge not to -sauge. exceed five feet, and the land occupied by said company for

May fix rates.

its main track lines, exclusive of turnouts, switches, side tracks, stations or appurtenances, shall nowhere exceed four rods in width. Said company shall have power from time to time, to fix such rates of compensation for transportation as it may think expedient, and in general shall have and enjoy all the powers and privileges incident to or usually granted to similar corporations.

May occupy-

SECT. 2. Said company shall further have power to occupy any lands reasonably necessary for its tracks, switches, turnouts, stations, appurtenances or appliances, and excavate or construct in, through or over such lands to carry out its purposes. It may enter upon such lands to make surveys and locations, and shall file in the registry of deeds in said county of Hancock, plans of such location and lands, and within thirty days thereafter publish notice thereof in some newspaper in said county, such publication to be continued three weeks successively.

I)amages, how

—file plans of location in

registry of

SECT. 3. For the purpose of determining the damages to be paid for such location, occupation and construction, the land owner or said company may, within three years after the filing of plans of location, apply to the commissioners of said county and have such damages assessed as is provided by law in cases wherein land is taken for railroads so far as the same is consistent with provisions of this charter, and where inconsistent or at variance with this charter, the charter shall control. If the company shall fail to pay such land owner, or deposit for his use with the clerk of the county commissioners such sum as may be finally awarded as damages with costs, within ninety days after final judgment, the said location shall be thereby invalid and the company forfeit all rights under the same. If such land owner secures more damages than were tendered by said company he shall recover costs, otherwise the company shall recover In case the said company shall begin to occupy such lands before the rendition of final judgment, the land owner may require said company to file its bond to him with the county commissioners in sum and with such sureties as they approve, conditioned for said payment or deposit. to apply for damages within said three years by the land owner shall be held to be a waiver of the same. shall be brought against said company for such taking and

-failure to apply for damages held as occupation of lands until after such failure to pay or deposit CHAP. 391 as aforesaid.

The capital stock of said company shall be fixed Capital stock. SECT. 4. at the first meeting of said company, with the right to increase up to one hundred thousand dollars and shall be divided into shares of five dollars each.

Said company for all its said purposes may hold May hold real real and personal estate sufficient, necessary and convenient therefor.

Said company may issue its bonds for the construction of its works, maintenance or operation of the same of any or all kinds, upon such rates and terms as it may deem expedient not exceeding the sum of one hundred thousand dollars and secure the same by mortgage of any property and franchise of the company.

mortgage

SECT. 7. The mayor and aldermen of said city of Ellsworth shall have power at all times to make all such regulations as to rates of speed, removal of snow and ice, keeping in repair that portion of the streets between the rails and adjacent to them outside and the mode of use of the tracks of said company within said city, as the public safety and convenience may require.

Rate of speed, removal of snow and ice, shall be under con-ditions imposed by municipal

SECT. 8. The first meeting of said company shall be First meeting. called by a written notice signed by any one corporator above named, stating the time and place of meeting served upon the other corporators above named either personally or by leaving the same at the last and usual place of abode of each, at least seven days before the time of such meeting, or said first meeting may be called by a written notice signed by any one corporator above named stating the time and place of meeting published in the Ellsworth American, a newspaper printed and published at Ellsworth, Maine, at least seven days before the time of such meeting. In either case the certificate of the signer of the notice shall be sufficient proof as to the service or publication of the notice.

SECT. 9. This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 392.

An Act to incorporate the Northern Telegraph Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Corporate name.

—privileges.

-scal. -by-laws. SECT. 1. A. L. Lumbert, J. B. Hall and G. H. Freeman, their associates, successors and assigns, are hereby created a body corporate, by the name of the Northern Telegraph Company, with all the rights and privileges, and subject to all the duties provided by the general laws of this state, relating to corporations, with power by that name to sue and be sued, to have and use a common seal, and the same to change at pleasure, to establish any and all by-laws and regulations for the management of its affairs, not repugnant to the laws of this state, and to do and perform any and all other legal and lawful acts incident to similar corporations.

Authorized to' construct telegraph line.

-route.

SECT. 2. Said corporation is hereby empowered and authorized to own, construct, maintain and operate a line of telegraph along the main line of the Northern Maine Railroad, first having obtained the consent of the directors of said railroad thereto, extending from Mattawamkeag or Bancroft by way of Houlton, in the counties of Penobscot and Aroostook, as now surveyed and located, and also along the lines of any branches of said railroad which may be hereafter surveyed and located, as provided in chapter sixty-six of the private and special laws of eighteen hundred and eighty-Said corporation is also hereby granted the right to erect and locate its lines along and upon the highways, streets and bridges as now traveled by teams through any of the towns in said counties through which said railroad may be surveyed, located or constructed.

May connect with other lines. SECT. 3. Said corporation is hereby empowered and authorized to connect its lines with the line of any other telegraph or telephone company by contract, or to sell or lease its own lines at any time when the purposes of the corporation will be best served by so doing. The Northern Maine Railroad is hereby authorized and empowered to own, hold, enjoy and dispose of stock in the Northern Telegraph Company, with all the rights, privileges and advantages arising from the ownership thereof.

Capital stock.

SECT. 4. The capital stock of said corporation shall not exceed twenty-five thousand dollars, and may be issued from

time to time, as said corporation may deem necessary. corporation may purchase, hold, sell and convey all real and personal property necessary for its purposes.

Said CHAP. 393

SECT. 5. The first meeting of said corporation shall be First meeting. called by any one of said corporators, by giving to each of how called. said corporators personal notice of the time and place, and purpose of said meeting.

SECT. 6. This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 393.

An Act to incorporate the Cape Elizabeth Shore Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Stephen R. Small, Herbert G. Briggs, George Corporators. P. Wescott, George F. Gould, Charles F. Libby, Horace H. Shaw, of Portland, and Frederick H. Harford and C. A Tilton, of Cape Elizabeth, their successors and assigns, are hereby constituted a corporation, by the name of Cape Corporate Elizabeth Shore Railroad Company, with authority to construct, maintain and operate a railroad, either by steam, -powers. horse power or electricity, for the carriage of freight and passengers from a point at or near Knightville or South -route. Portland, in Cape Elizabeth, thence in said Cape Elizabeth over town or county roads, or along the coast as near as is practicable, and in such manner as shall do no unreasonable damage to private property, and said road is not to be laid out on the easterly side of the Cottage or shore road from Meeting-house hill to Pond cove, to a point at or near the Ocean house, in said Cape Elizabeth, with all the rights and privileges, and subject to all the duties and liabilities of the laws of the state.

SECT. 2. The capital stock of said corporation shall not Capital stock. exceed one hundred thousand dollars, to be divided into shares of one hundred dollars each, and no share shall be issued for less than its par value.

Said corporation shall have power to pur- May hold real chase and hold such real estate as may be necessary or convenient for the purposes of said railroad.

When road may

SECT. 4. Said corporation or their directors may, from time to time, determine what parts of their railroad they desire to operate, and at what portions of the year they desire to operate the same; and they shall not be holden to operate the whole or any portion thereof, for more than six months of any one year.

May issue bonds. SECT. 5. Said corporation is hereby authorized to issue bonds for the purpose of constructing its railroad, or for money which it may borrow for any purpose sanctioned by law. Said bonds shall be issued in sums not less than one hundred dollars each, payable in not more than twenty years from their date, with interest payable semi-annually.

When act shall be void.

SECT. 6. This act shall be void unless said railroad shall be completed, or its whole route surveyed and in process of construction, on or before the first day of November, in the year of our Lord eighteen hundred and ninety-one.

Act may be changed by legislature.

SECT. 7. Nothing in this act shall deprive the legislature of the right to amend, alter or repeal said charter, or render said company independent of the general legislative power of the state.

SECT 8. This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 394.

An Act to incorporate the Harbor Bridge Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Corporate name.

-may erect

SECT. 1. Henry H. Clark, James L. Tyler, Jr., C. H. Fernald, William W. A. Heath, and E. Webster French, their associates and successors are hereby incorporated into a corporation by the name of the Harbor Bridge Company for the purpose of building, erecting and muintaining through and over tide waters at the mouth of Norwood's cove, so called, at South West Harbor in the town of Tremont, county of Hancock, at such place as said corporation may deem most practicable and convenient near the site of the old mill dam, a free roadway or bridge for public travel with a suitable draw, and with such tide gates and locks if any, as said company may deem desirable, and to have and enjoy all the

powers and privileges incident to or usually granted to similar corporations.

Said roadway or bridge shall be built of earth,

stone, wood or other good material, and of not more than four rods in width. Said bridge shall contain a draw which -draw. shall be of sufficient width and located to meet the needs of navigation at that point and said company may build, erect and maintain such piers, abutments and other structures as it may deem necessary in the premises within and without said four rod limit, but sufficient space shall be left between said piers, abutments and other structures to allow substantially

Said company may occupy any lands necessary May occupy for its roadway, bridge, piers, abutments or other structures and excavate or construct in, through or over such lands for such location, construction and maintenance. It may enter upon such lands to make surveys and locations, and shall file of location with in the registry of deeds in said county of Hancock, plans of registry of deeds. such location and lands, and within thirty days thereafter, publish notice thereof in some newspaper in said county, such

publication to be continued three weeks successively.

Should the said company and the owner of Damages, how such land be unable to agree upon the damages to be paid for such location, occupation and construction, the land

owner may, within two years after filing of plans of location, apply to the commissioners of said county and have such damages assessed as is provided by law in cases wherein land is taken for railroads so far as the same is consistent with provisions of this charter, and where inconsistent or at variance with this charter, the charter shall control. If the company shall fail to pay such land owner or deposit for his use with the clerk of the county commissioners, such sum as may be finally awarded as damages with costs within ninety days after final judgment, the said location shall be thereby invalid, and the company forfeit all rights under the same. land owner secures more damages than were tendered by said company, he shall recover costs, otherwise the company shall recover costs. In case said company shall begin to occupy such lands before the rendition of final judg-

ment, the land owner may require said company to file its bond to him with the county commissioners in sum and with

costs, how

free passage of the water.

—failure to apply for damages held to be waiver of same. such sureties as they approve, conditioned for said payment or deposit. Failure to apply for damages within said two years shall be held to be a waiver of the same. No action shall be brought against said company for such taking and occupation of lands until after such failure to pay or deposit as aforesaid.

Capital stock.

SECT. 5. The capital stock of said company shall be four thousand dollars which may be increased to nine thousand dollars, by a vote of said company and said stock shall be divided into shares of five dollars each.

May hold real and personal estate. SECT. 6. Said company for all its said purposes may hold real and personal estate sufficient, necessary and convenient therefor.

May issue SEL

SECT. 7. Said company may issue its bonds for the construction of its work, maintenance or operation of the same of any or all kinds, upon such rates and terms as it may deem expedient not exceeding the sum of nine thousand dollars and secure the same by mortgage of any property and franchise of the company.

Town empowered to purchase stock. SECT. 8. Said town of Tremont is hereby empowered to purchase stock in said company at any time, with all rights of such stockholders therein, provided, the inhabitants of said town shall by a majority vote of those present at a legal meeting authorize the same.

Town may purchase property. SECT. 9. Said town of Tremont is hereby empowered to purchase so much of the property of said company as may be situated within the limits of said town, with all rights and franchises of said company connected therewith, provided, the inhabitants of said town shall by a majority vote of those present at a legal meeting authorize the same.

Penalty for injuring property.

SECT. 10. Any person who shall wilfully injure any of the property of said company, shall be liable to said company for three times the amount of the actual damage, to be recovered in any proper action.

First meeting, how called. SECT. 11. The first meeting of said company shall be called by the publication in the Ellsworth American, a public newspaper printed and published at Ellsworth, in said county of Hancock, of a notice for the purpose signed by one corporator of said company, said notice to be published at least seven days before the date of said first meeting; and the certificate of the signer of said notice shall be sufficient proof of said publication.

This act shall take effect when approved.

Снар. 395

Approved February 19, 1889.

### Chapter 395.

An Act to incorporate the Camden and Rockport Electric Light Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Johnson Knight, Jane D. Knight, with their Corporators. associates, successors and assigns, are hereby made a body corporate, by the name of the Camden and Rockport Electric Corporate Light Company, and, as such, shall possess all the powers. and be subject to all the duties and obligations conferred and imposed on corporations by law, except as otherwise provided herein.

The corporation shall be located at Camden, Location. county of Knox, Maine, and its business shall be confined to that town.

SECT. 3. The business to be carried on by said corpora- Powers. tion shall be to light the public streets in Camden and Rockport villages, within the limits of said town of Camden, and to dispose of electric light and power to individuals and corporations, and for this purpose may set poles and extend wires in the streets of said villages, under the supervision of the selectmen of said town.

The town of Camden, and the Camden Village Town and other Corporation and Rockport Village School Corporation, in said corporations authorized to Camden, are hereby authorized to contract with said electric light company for lighting streets within their limits upon such terms as they may mutually agree.

The capital stock of said corporation shall be Capital stock. twelve thousand dollars, divided into shares of one hundred dollars each, and may be increased to twenty thousand dollars by a vote of the stockholders.

The said company is hereby authorized to lay SECT. 6. down and maintain in, under, through, along and across the highways, ways, streets, railroads and bridges in said town, and to take up, replace and repair all such pipes and fixtures, and to erect and maintain such posts, wires and other fixtures as may be necessary for the objects of its incorporation; and

of municipal

may enter upon and dig up any road, street or way in the said town, for the purposes aforesaid; and in general may do any other acts and things necessary, convenient or proper to be done for the complete establishment and maintenance of its works and plants; provided, always, that the said company shall, at its own expense, and to the satisfaction of the town authorities, without unnecessary delay, repair the said highways, streets and ways in every part where they shall be so entered upon and dug up, and restore the covering, pavement and sidewalks thereof respectively.

Liability for all

SECT. 7. The said company shall be liable in all cases to repay to said town all sums of money that said town may be obliged to pay on any judgment recovered against said town for damages occasioned by any obstruction, or taking up, or displacement of any street by said company together with counsel fees and expenses necessarily incurred in defending the same, providing, however, that said company shall have notice of any suit whenever such damages shall be claimed, and shall be allowed to defend the same at its own expense.

First meetings

SECT. 8. The first meeting of said company shall be called by a written notice thereof signed by said Johnson Knight, served upon each corporator by giving him the same in hand, seven days before the time of meeting.

SECT. 9. This act shall take effect when approved.

Approved February 19, 1889.

## Chapter 396.

An Act to incorporate the Andover Agricultural Society.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Cerpor stors.

SECT. 1. Sidney F. Abbott, John F. Talbot, Charles L. Poor, Olcott B. Poor, Henry W. Poor, F. S. Smith, H. D. Hanson, G. Hutchins, R. A. Grover, William H. Harding, A. S. Jordan, A. J. Smith, E. M. Bailey, Charles P. Kimball, John A. French, George W. Abbott, G. W. Perkins, together with their associates and successors, be and hereby are constituted a body corporate and politic, by the name of the Andover Agricultural Society, with power to sue and be sued, to have and use a common seal, to make by-laws and

Corporate name.

-seal and

all necessary regulations for the management of their affairs, CHAP. 397 not repugnant to the laws of this state; and to have all the rights and privileges, and be subject to all the liabilities of similar societies in this state.

SECT. 2. The first meeting of said society may be called First meeting. at such time and place as may be deemed best, by any three members herein named, and on such notice as they may deem reasonable.

SECT. 3. This act shall take effect when approved.

Approved February 19, 1889.

## Chapter 397.

An Act to amend the charter of the Maine Baptist Education Society.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Chapter three hundred and forty-nine of the Ch. 349, special laws of 1846, private and special laws of eighteen hundred and forty-six, is amended. hereby amended by inserting in the fourth section after the word "ministry" the following: 'and such young women in their education for missionary or other religious work,' so that said section as amended, shall read as follows:

SECT. 4. All grants, donations, devises and bequests of Income, how applied. any real or personal estate to the said society, nor exceeding in amount the sum of twenty thousand dollars, shall be used and improved to the best advantage, and the annual income thereof together with the amount and contributions which shall be made to the said society shall be applied annually to the assistance of such young men in their education for the ministry, and such young women in their education for missionary and other religious work, as the society shall determine to be fit subjects therefor.'

This act shall take effect when approved. SECT. 2.

Approved February 19, 1889.

#### Chapter 398.

An Act to build and maintain a Fish Weir in Pleasant River, in the town of Addison.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

H. W. Tabbut authorized to build fish weir. SECT. 1. Holmes W. Tabbut is hereby authorized to build and maintain a fish weir, adjoining Night Cap island in Pleasant river, in the town of Addison.

SECT. 2. This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 399.

An Act to authorize the erection of a Fish Weir in the tide waters of Black Island Gut.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sami. Allen, et. al., authorized to build fish weir. SECT. 1. Authority is hereby given to Samuel Allen, Thomas N. Osier, their associates, successors and assigns, to build and maintain a fish weir into and across the tide waters of Black Island gut, in the town of Friendship, county of Knox.

SECT. 2. This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 400.

An Act to confer certain powers upon the Officers and Inhabitants of the town of Eden,

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Municipal officers authorized to appoint special constables.

SECT. 1. The municipal officers or selectmen of the town of Eden shall have the power to appoint special constables for said town, which constables shall have all the powers of policemen in cities, and may serve warrants issued in criminal cases; and to appoint night watch, employ detectives and to do all other acts and things necessary for the better security of life and property, and for the promotion of good order and quiet within the limits of said town.

May raise money to defrage expense.

Said town is hereby authorized and vested with power, at any legal meeting called for that purpose, to raise money to defray the expenses of all special constables, night watch and detectives employed by the municipal officers or selectmen, in accordance with section one of this act, and for all other necessary measures for the better security of life and property, and for the promotion of good order and quiet within its limits.

This act shall take effect and be in full force When act shall SECT. 3. when approved, and when the same shall have been accepted by the inhabitants of said town, qualified to vote in town affairs, at a legal meeting called for that purpose.

Approved February 19, 1889.

### Chapter 401.

An Act to incorporate the Waterville Loan, Trust and Safe Deposit Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. W. D. Snell, L. A. Soper, F. C. Thayer, W. T. Haines, A. L. Moore, C. C. Burrill and John A. Woodsum, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic, to be known as Waterville Loan, Trust name, 1 and Safe Deposit Company, and as such shall be possessed of all the powers, privileges and immunities, and subject to all the duties and obligations conferred on corporations by law. except as otherwise provided herein.

Corporators.

The corporation hereby created shall be located Location. at Waterville, Kennebec county, Maine, and may establish agencies in any part of this state.

The purposes of said corporation and the business Purposes. which it may perform, are to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; to borrow money; to loan money on credits or real estate or personal security, and to negotiate loans and sales for others; to guarantee the payment of the principal

and interest of all obligations secured by mortgages or real estate running to said Waterville Loan. Trust and Safe Deposit Company; to issue its own bonds or obligations based upon real or personal property conveyed to it in trust, to secure the payment of such bonds or obligations and the interest thereon; to hold for safe keeping all kinds of personal and mixed property, and to act as agents for the owners thereof and to collect bonds, notes, accounts or other indebtedness: and of real estate for the collection of income on the same, and for the sale of the same; and to act as agent for issuing, registering and sale and countersigning certificates, bonds, stocks and all evidences of debt or ownership in property; to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description: to act as assignee. receiver, guardian, executor and administrator, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; to hold and enjoy all such estates, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, mortgage and dispose of except as provided in section ten; and may re-discount any acceptances and notes actually owned by said corporation and guarantee the payment of the same, provided, that no loan shall be made upon property on which there is any prior mortgage, encumbrance or lien, or to an amount exceeding one-half the cash value of the security when secured by mortgage or deed of trust of real estate, except when the real estate is situated in this state, and the loan, principal and interest, is to be paid in monthly installments; also to build or lease suitable buildings and vaults in the same, for the purpose of making safe deposit for the keeping of valuables of any and all kinds, whether money, bonds, mortgages, notes or other securities, or other valuable things, and to lease or let said vaults or safe deposit room for the keeping of said valuable things, to any person, firm or corporation, and to do in general all business that may be done by a trust and banking company and a safe deposit company.

Administrators, etc., may deposit with. SECT. 4. An administrator, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties

and savings banks of the state of Maine, may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them, to so deposit the same.

CHAP. 401

The capital stock of said corporation shall be Capital stock. SECT. 5. fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase said capital at any time, by vote of the shareholders, to an amount not exceeding five hundred thousand dollars. Said corporation shall not commence business until stock to the amount of fifty thousand dollars shall have been subscribed for and paid in.

The shareholders of this corporation shall be individually responsible, equally and ratably, and not one for of shareholders. the other, for all contracts, debts and engagements of said corporation, to a sum equal to the amount of the par value of the shares owned by each, in addition to the amount invested in said shares.

Responsibility

SECT. 7. Said corporation, after beginning to receive Reserve fund deposits, shall at all times have on hand in lawful money, as shall be in lawful money. a reserve, not less than twenty-five per cent of the aggregate amount of its deposits which are subject to withdrawal on demand; provided, that in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances payable on demand, due from any national or state bank.

SECT. 8. The shares of said corporation shall be subject Shares, how to taxation in the same manner and rate as are the shares of taxed national banks.

All property or money held in trust by this Special deposits SECT. 9. corporation shall constitute a special deposit, and the accounts and trust funds, investment of. thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be especially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purposes of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

SECT. 10. All the corporate powers of this corporation Board of shall be exercised by a board of directors, whose number and trustees, how chosen. term of office shall be determined by vote of the shareholders at the first meeting held by the incorporators and at each

annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members, to be, by vote of the shareholders, elected from the full board of directors. A majority of said board shall reside in this state.

Shall be subject to examination by bank examiner. SECT. 11. Said corporation shall be subject to examination by the bank examiner, as provided by section one hundred and nineteen, chapter forty-seven of the Revised Statutes and amendments thereto.

First meeting, how called. SECT. 12. The first meeting of said incorporators for the purposes of organization shall be held in said Waterville, and called by a notice signed by any two of said incorporators, and published for two weeks successively, the last publication of which shall be seven days prior to said meeting, in any paper published in said Waterville.

SECT. 13. This act shall take effect when approved.

Approved February 19, 1889.

## Chapter 402.

An Act to prohibit the taking of Togue, otherwise called Thompson Pond Trout, from Anonymous Pond in the town of Harrison.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Taking of togue, prohibited for six years.

-; enalty.

Fishing for and taking togue, otherwise known as Thompson pond trout, from Anonymous pond in Harrison is hereby prohibited for the term of six years from the passage of this act, under a penalty of two dollars for each of said fish taken in violation of this act, to be recovered before any trial justice in any county of the state where the offender may be found.

Approved February 19, 1889.

## Chapter 403.

An Act to authorize Clinton M. Hamilton and others to extend their wharf into tide waters.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Clinton M. Hamilton, James M. Hamilton and C. M. Hamilton, et als., author-Stephen B. Hamilton, their heirs and assigns, are hereby authorized and empowered to extend their wharf into tide waters in front of their own land on the northwest side of Chebeague island, Cumberland county, with full power to erect and maintain the same.

This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 404.

An Act to prohibit the setting of hooks for the purpose of catching pickerel in Moose pond, in the town of Mount Vernon.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

That any person or persons who are found guilty of setting hooks hooks for the purpose of catching pickerel in Moose pond in the town of Mount Vernon, Kennebec county, for the term hooks for the term the term hooks for the term hooks prohibited for the term hooks for the term hooks prohibited for the term hooks for the term hooks for the term hooks for the term hooks for the purpose of catching pickerel in Moose pond in the term hooks for the purpose of catching pickerel in Moose pond in the term hooks for the purpose of catching pickerel in Moose pond in the term hooks for the purpose of catching pickerel in Moose pond in the term hooks for the purpose of catching pickerel in Moose pond in the term hooks for the purpose of catching pickerel in Moose pond in the term hooks for the purpose of catching pickerel in Moose pond in the term hooks for the term ho of five years from the passage of this act, shall upon conviction of the same, before a court of proper jurisdiction, pay into the treasury of said county a fine of one dollar for each hook so set.

Approved February 19, 1889.

#### Chapter 405.

An Act for the protection of Trout and Pickerel, and to regulate the taking of the same from the Great Brook, Shorey's, Staples' and Parker's Brooks in the town of Eliot.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

All persons are forbidden to take trout or Taking of fish in ponds in Ellot, or blidden, for pickerel in any manner from the Great brook, Shorey's, Staples' and Parker's brooks in the town of Eliot, county of York, for the term of four years.

four years.

Close time, between July 20 and May 20. SECT. 2. From and after said time, it shall be lawful to take fish from said brooks between the twentieth day of May, and the twentieth day of July only, each year.

Penalty for violation.

SECT. 3. Any person violating the provisions of this act shall be liable to a fine of not more than ten dollars for each offense, and a further fine of one dollar for each fish so taken, to be recovered on complaint before any trial justice in said county, one-half to the complainant, and one-half to the county of York.

SECT. 4. This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 406.

An Act to prohibit the taking of land locked Salmon from Parker's pond, in the towns of Mount Vernon and Fayette.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Taking of landlocked salmon from Parker's pond, prohibited for five years.

-penalty.

SECT. 1. Fishing for and taking of land locked salmon from Parker's pond in the towns of Mount Vernon and Fayette, is hereby prohibited for five years from the passage of this bill, under a penalty of five dollars for each land locked salmon taken in violation of this act, to be recovered on complaint before any trial justice in Kennebec county.

SECT. 2. This act shall take effect when approved.

Approved February 19, 1889.

#### Chapter 407.

An Act to incorporate the Trustees of Van Buren College.

Be it enasted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Alexander Loude, Thomas Maher, Peter Kirk, Celestin Francois, Peter Charles Keegan, Francois Morcel, John Leterrier, John B. Descreux and Lawrence Fahy, their associates and successors, are hereby created a body politic and corporate, under the name of the Trustees of Van Buren College, at Van Buren, Aroostook county, Maine, for the

Corporate name.

-purposes.

promotion of education, literature, the arts and sciences, religion and morality.

CHAP. 408

Said corporation is hereby vested with all the Privileges. SECT. 2. rights, privileges and immunities incident to similar corporations; may have and use a common seal, prosecute and -seal, defend suits at law, make and establish by-laws and regula- -by-laws. tions for the management of its affairs and the proper government of said college, and of those in any way connected therewith not repugnant to the laws of the state, and hold estate, real and personal, that it may hereafter receive by gift, grant, devise, purchase or otherwise, to an amount not exceeding two hundred thousand dollars.

SECT. 3. Either of the persons named in the first section First meeting, how called of this act may call the first meeting of the said trustees, by giving each of the other persons named, at least ten days written notice of the time and place of said meeting.

SECT. 4. This act shall take effect when approved.

Approved February 19, 1889.

## Chapter 408.

An act to make valid the election of officers of the North Pittston Cemetery Society, in the town of Pittston.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. All acts of the members of the North Pittston Acts of society, Cemetery Society, so far as relates to the election of officers in the year eighteen hundred and eighty eight, are hereby made legal and valid.

SECT. 2. This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 409.

An Act to incorporate the Camden and Rockport Street Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Herbert L. Shepherd, William G. Alden, Samuel D. Carleton, Henry L. Alden, Samuel E. Shepherd,

Philander J. Carleton, D. H. Bisbee, E. A. Morrill, George Follansbee, William A. Merriam, Johnson Knight and Gershom L. Burgess, all of Camden, in the county of Knox and state of Maine, their associates, successors and assigns. are hereby constituted a corporation by the name of Camden

and Rockport Street Railroad Company, with authority to

construct, maintain and use, a street railroad to be operated

by horse power or electricity, with convenient single or double tracks, side tracks, switches, or turnouts, with any necessary or convenient lines of poles, wire appliances, appurtenances and conduits, from and to such points in said town of Camden, upon and over such streets and ways therein

as shall from time to time be fixed and determined by the

municipal officers of said town of Camden and assented to in

writing by said corporation, and also shall have authority to construct, maintain, and use said railroad, over and upon any lands where the land damages have been mutually settled by said corporation and the owners thereof; provided, however, that all tracks of said railroad shall be laid at such distances from the sidewalks of said town, as the municipal officers thereof shall in their order fixing the routes of said railroad, determine to be for public safety and convenience. The written assent of said corporation to any vote of the

municipal officers of said town, prescribing from time to time

the routes of said railroad, shall be filed with the clerk of said town, and shall be taken and deemed to be the location

time to fix such rates of compensation for transporting persons or property, as it may think expedient, and generally shall have all the powers, and be subject to all the liabilities of corporations, as set forth in the forty sixth chapter of the

Said corporation shall have power from time to

CHAP. 409

Corporate

anthorized to construct a railroad.

shall be de-termined by municipal officers.

shall be filed with town elerk.

Rate of speed, removal of snow and ice, shall be regulated by municipal officers.

Revised Statutes.

SECT. 2. The municipal officers of said town shall have power at all times, to make all regulations as to the rate of speed and removal of snow and ice from the streets, roads and ways by said company, at its expense, and mode of use of the tracks of said railroad within said town, as public convenience and safety may require.

Shall keep streets in repair.

Said corporation shall keep and maintain in repair such portions of the streets and ways as shall be occupied by the tracks of its railroad, and shall make all other repairs of said streets, roads and ways, which in the opinion of the

assent to route

Authorized to

municipal officers of said town may be rendered necessary by the occupation of the same by said railroad, and if not repaired upon reasonable notice, such repairs may be made by said town, at the expense of said corporation.

If any person shall wilfully and maliciously Penalty for obstruct said corporation in the use of its roads or tracks or the passing of the cars or carriages of said corporation thereon, such person and all who shall aid and abet therein. shall be punished by a fine not exceeding two hundred dollars or may be imprisoned in the county jail for a period not exceeding sixty days.

corporation.

SECT. 5. The capital stock of said corporation shall not Capital stock. exceed one hundred thousand dollars to be divided into shares of one hundred dollars each.

SECT. 6. Said corporation shall have the power to lease, May hold real purchase or hold such real or personal estate as may be necessary and convenient for the purposes and management of said railroad.

SECT. 7. Said railroad shall be constructed and main- Construction tained in such form and manner and with such railroads, and upon such grade as the municipal officers of said town municipal directs and whenever in the judgment of the said corporation, it shall be necessary to alter the grade of any street or way, said alterations may be made at the sole expense of said corporation, provided, the same shall be assented to by the municipal officers of said town; but said corporation shall not be liable to any abutting land owners for any such alteration of grade. If the tracks of said corporation's railroad Crossings shall cross any other railroad at any time, and a dispute arises in any way in regard to the manner of crossing, the board of railroad commissioners of this state shall upon hearing decide and determine in writing in what manner the crossing shall be made, and it shall be constructed accordingly.

direction of

SECT. 8. Said corporation may change the location of May change said railroad at any time by first obtaining the written consent of said municipal officers, and to make additional loca-

by railroad commissioners.

tions subject to the foregoing provisions and conditions. SECT. 9. Nothing in this act shall be construed to prevent Municipal the proper authorities of said town from entering upon and authorities shall retain control of taking up any of the streets or ways occupied by said railroad, for any purpose for which they may lawfully take up the same.

consent of

Exclusive right

SECT. 10. No other corporation or person shall be permitted to construct or maintain any railroad for similar purposes over the same streets or ways that may be lawfully occupied by this corporation, but any person or corporation lawfully operating any horse railroad to any point to which this corporation's tracks extend, may enter upon, connect with and use the same on such terms and in such manner as may be agreed upon between the parties or if they shall not agree, to be determined by the railroad commissioners of the state of Maine.

Not deemed a railroad.

SECT. 11. Said railroad shall not be taken or deemed to be a railroad within the meaning of that term as used in the public laws of this state, but shall have all the rights and be subject to all the liabilities of horse railroads within the state.

May issue bonds, and mortgage property. SECT. 12. Said corporation is hereby authorized to issue bonds in such amount and on such time as may be from time to time determined, in aid of the purposes specified in this act, and to secure the same by a mortgage of its franchises and property. It is also hereby authorized to lease all of its property and franchises upon such terms as it may determine.

Limitation.

SECT. 13. The provisions of this act shall not be held to apply to so much of the town of Camden as lies south of the intersection of Camden street with the old county road, at or near the Clam Cove school house, so called, in said town.

First meeting,

SECT. 14. The first meeting of said corporation shall be called in the manner provided in the Revised Statutes, chapter forty-six, section three.

SECT. 15. This act shall take effect when approved.

Approved February 19, 1889

# Chapter 410

An Act to authorize the Dexter and Piscataquis Railroad C mpany to lease its railroad.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Lease of D. & P. railros i, authorized.

SECT. 1. The Dexter and Piscataquis Railroad Company is hereby authorized to lease its railroad on such terms as may be agreed upon by its directors and approved by a vote of its stockholders, and any railroad corporation in this state may take a lease of said railroad: and any lease of said railroad

—former lease

already agreed upon as aforesaid is hereby ratified and con- CHAP. 411 firmed, when approved by a vote of the stockholders.

This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 411.

An Act to incorporate the Machias Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Henry R. Taylor, F. W. Bowker, S. M. Hol- of porators. way, A. R. Gilson, O. M. Vose, of Machias, with their associates and successors, are hereby made a corporation by the name of the Machias Water Company, for the purpose of Corporate supplying the inhabitants of Machias with suitable water for industrial, domestic, sanitary and municipal purposes, -purposes. including extinguishment of fire; with all the rights and privileges, and subject to all the liabilities and obligations of similar corporations, under the general laws of this state.

SECT. 2. For any of the purposes aforesaid, or for the Authorized to preservation and purity of said water, said corporation is hereby authorized to take and use water from the Machins river, or from any spring, pond, brook or other water in the town of Machias, or from any spring, brook or pend in either of the adjoining towns, Marshfield or East Machias; to conduct and distribute the same into and through the said towns of Machias, Marshfield or East Machias; to survey for. locate, lay, erect and maintain suitable dams, reservoirs and machinery, pipes, aqueducts and fixtures; to carry its pipes or aqueducts under, in and over the Machias river, or Middle river, so called, or under or over any water course, bridge, street, railroad, highway or other way; and said corporation is further authorized to enter upon and excavate any highway. or other way, in such manner as least to obstruct the same: to enter, pass over and excavate any lands, and to take and hold, by purchase or otherwise, any real estate, rights of way or of water, and in general do any acts necessary, convenient or proper, for carrying out any of the purposes hereinbefore specified. And said corporation is further

lay pipes, etc.

—lay pipes through public and private ways. authorized, for the purpose of making all needed repairs or service connections, to lay its pipes through any public or private lands or ways, with the right to enter upon the same or dig therein, and said corporation may make written regulations for the use of said water, and change the same from time to time.

Shall file plans; of rights taken in registry of deeds.

-statement of damages, willing to pay, etc.

SECT. 3. Said corporation shall file in the registry of deeds in the county of Washington, plans of all land and water rights taken under the provisions of this act; and no entry shall be made upon any lands, except to make surveys, until the expiration of ten days from said filing; and with such plan, the corporation may file a statement of the damage it is willing to pay the owner for any property so taken, and if the amount finally awarded does not exceed that sum, the company shall recover costs against such owner, otherwise such owner shall recover costs against the company.

Liability for all damages and how ascertained.

Said corporation shall be held liable to pay all damages that shall be sustained by any persons, to themselves or their property, occasioned by the use of such streets and ways, and shall pay to said town all sums recovered against said town for damage from obstruction caused by said corporation, and for all expense, including reasonable counsel fees incurred in defending such suits, with interest on the same; but said corporation may assume the defense of suits brought to recover damages, as aforesaid; and also for all damages sustained by any persons by the taking of any land, water, rights of way or other property, or by excavating through any land for the purpose of laying or building any dams, reservoirs, pipes and aqueducts, and for any other injuries resulting from said acts. And if any person sustaining damage as aforesaid, shall not agree with said corporation upon the sum to be paid therefor, either party, on petition to the county commissioners of Washington county, within twelve months after said plans are filed, may have said damage assessed by them, and subsequent proceedings, and right of appeal thereon, shall be had in the same manner and under the same conditions, restrictions and limitations, as are by law prescribed in the case of damages by the laying out of highways. Failure to apply for damages within said twelve months, shall be held to be a waiver of the same.

—failure to apply for damages, held as waiver of same.

Authorized to contract to supply water.

SECT. 5. Said corporation is hereby authorized to make contracts with the United States, the state of Maine, the

county of Washington, the town of Machias or any village corporation in said town and with the inhabitants thereof or any corporation for the purpose of supplying water as con-And said town of Machias by its templated by this act. municipal officers, or any village corporation by its proper officers, are hereby authorized to enter into contract with said company for a supply of water for any and all purposes mentioned in this act and for such exemptions from public burdens as said town or village corporation and said company may agree, which when made, shall be legal and binding upon all parties thereto.

Снар. 411

Town may contract for water. and exempt from taxation.

SECT. 6. Whoever shall wilfully or maliciously injure Penalty for inany of the property of said corporation, or knowingly corrupt the sources of its water supply, or of any of its tributaries so as to affect the purity of the water taken by said corporation, or in any manner pollute them as aforesaid whether frozen or not, shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, and shall be liable to said corporation for three times the actual damage, to be recovered in any proper action.

juring property or corrupting

SECT. 7. The capital stock of said corporation shall be Capital stock. fifty thousand dollars, which may be increased to one hundred thousand dollars by a vote of said corporation; and said capital stock shall be divided into shares of one hundred dollars each.

SECT. 8. Said corporation for all its said purposes may May hold real hold real and personal estate necessary and convenient therefor, not exceeding two hundred thousand dollars.

Said corporation, for the construction of its May issue works of any and all kinds, is authorized to issue its bonds in such form and amount, and on such time and rates as it may deem expedient, and secure the same by mortgage of its franchise and property.

The first meeting of said corporation may be First meeting, SECT. 10. called by a written notice thereof, signed by any two corporators named herein, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, at least seven days before the time of meeting.

If at the end of four years from the date of SECT. 11. approval of this act of incorporation, said corporation shall

not have organized or begun work under the provisions of this act, it shall become null and void.

SECT. 12. This act shall take effect when approved.

Approved February 19, 1889.

### Chapter 412.

An Act to incorporate the Knox Banking and Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Edward K. O'Brien, Edward L. Dillingham, Silas W. Masters, Atwood Levensaler, Niven C. Mehan, George Elliott, B. Webb Counce, J. H. H. Hewett, Henry C. Levensaler, William H. Hatch, Thomas W. Dunn, Samuel H. Allen and Edward E. O'Brien all of Thomaston; their associates and successors, are made a corporation by the name of the Knox Banking and Trust Company, for the purposes hereinafter set forth, to have its place of business in the town of Thomaston.

-corporate

Capital stock.

-shall not commence business until \$50,000 has been paid in.

Purposes.

SECT. 2. The capital stock of said corporation shall be fifty thousand dollars, and shall be divided into shares of one hundred dollars each. Said corporation shall not commence business until the sum of fifty thousand dollars shall have been paid in, in cash, and no certificate of stock shall be issued until the par value of the same has been fully paid.

SECT. 3. Said corporation is hereby empowered to receive on deposit, money and other personal property of every description, and collect and disburse the income and principal of said property when due; to loan or advance money or credits on real or personal security; to sell and dispose of the securities held by it; to guarantee the regular payment of principal and interest of any bonds or notes or other evidences of debts secured by mortgage or deed of trust of real estate; to issue bonds or debentures secured by assignment of mortgages on real property held and owned by it; and may re-discount any acceptances and notes actually owned by said corporation and guarantee the payment of the same; to act as trustee under mortgages or otherwise and as receiver or agent for any person, firm, corporation, public or private; to act as agent for issuing, registering and countersigning

certificates of stock, bonds or other evidences of indebted- CHAP. 412 ness and to receive and make payments on account of the same; provided, that no loan shall be made upon property on which there is any prior mortgage, encumbrance or lien, or to an amount exceeding one-half the cash value of the security when secured by mortgage or deed of trust of real estate, except when the real estate is situated in this state and the loan, principal and interest, is to be repaid in monthly installments.

SECT. 4. Said corporation may purchase real estate or May purchase other property upon which it has a lien by mortgage or property. otherwise, at public auction sale thereof duly advertised with terms of sale and made by virtue of any loan, debt, deed of trust or mortgage, and in execution of any power of sale contained therein, and all real estate so purchased shall be sold within five years after such purchase.

SECT. 5. The company shall set apart as a guarantee Guarantee fund. fund, not less than ten per cent of its net earnings in each and every year until such fund, with the accumulated interest thereon, shall amount to one-fourth of the capital stock of Said guarantee fund shall be invested in -investment of. the securities in which savings banks are allowed to invest by the laws of this state.

The share holders of said corporation shall be Liability of SECT. 6. held individually liable, equally and ratably and not one for another, for all contracts, debts and engagements of said corporation, to the extent of the amount of their stock therein at the par value thereof, in addition to the amount invested in such shares.

SECT. 7. Said corporation may be appointed executor or trustee under any will, or administrator or guardian of any estate, under the same circumstances, in the same manner, and subject to the same control by the court having jurisdiction of the same, as in the case of a legally qualified person; and no surety shall be necessary upon the bonds filed by said corporation in such cases, unless the court or officer approving such bond shall require it, in all proceedings in the probate court or elsewhere, connected with any authority exercised under this act, all accounts, inventories and other papers may be signed and sworn to, in behalf of the corporation, by any officer duly authorized by it.

May be appointed administrator.

-bond

Administrators, etc., may deposit with. SECT. 8. Administrators, executors, assignees, guardians, trustees or any court, may deposit or direct any moneys, papers, documents or other property, to be deposited, with said corporation, which is hereby authorized to receive and hold the same upon such terms as may be agreed upon, but said corporation shall not be required to assume or execute any trust without its own assent.

Reserve fund shall be in lawful money. SECT. 9. Said corporation shall at all times have on hand in lawful money, as a reserve, not less than twenty-five per cent of the aggregate amount of all its deposits, which are subject to withdrawal on demand; provided, in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances, payable on demand, due from any national or state banks.

Taxation of

SECT. 10. The shares of said corporation shall be subject to taxation in the same manner and rate, as are the shares of national banks.

Board of trustees, and how chosen. SECT. 11. The corporate powers of said corporation shall be exercised by a board of seven trustees, who shall be chosen annually and must be residents of this state. Said trustees shall be sworn to the faithful performance of the duties of their office, and shall serve until duly notified of the election and qualification of their successors. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of five members, to be elected by the stockholders from the full board of trustees.

-executive board.

Shall be subject to examination by bank examiner. SECT. 12. Said corporation shall be subject to examination by the bank examiner, as provided by section one hundred and nineteen, chapter forty-seven of the Revised Statutes.

First meeting, how called. SECT. 13. The first meeting of said corporation may be called by a written notice thereof, signed by any two corporators herein named, served upon each corporator by giving the same in hand or sending the same by mail to his last known place of residence.

SECT. 14. This act shall take effect when approved.

Approved February 19, 1889.

## Chapter 413.

An Act to provide for the election of a School Committee and Superintendent of Schools in the town of Deering.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The school committee of the town of Deering Election and shall consist of seven persons, to be elected at the annual school commitelection of municipal officers, in the year of our Lord eighteen hundred and eighty-nine. At the first meeting said committee shall designate by lot, two bf their number, who shall hold office for one year, two who shall hold office for two years, and three who shall hold office for three years, and certify such designation to the clerk of said town, to be by him recorded; and thereafter at each annual municipal election in said town, a person shall be elected to fill the place of each one whose term expires, who shall hold office for three years.

tee, in Deering.

SECT. 2. Whenever a vacancy shall occur in said board, the remaining members shall elect by ballot a person to fill such vacancy, who shall hold office until the next annual spring election, when the unexpired term, if any, shall be filled by a person chosen at such election. No member of the committee shall receive any compensation for his services.

Vacancies, how

The members of said committee duly elected, When board shall meet and organize on the second Monday in March, or as soon thereafter as may be. A majority of the board shall -quorum. constitute a quorum for the transaction of business. shall have all the powers and perform all the duties in regard to the care and management of the public schools and school property of said town which are now conferred and imposed upon superintending school committees and school agents by the laws of this state, except as otherwise provided in this They shall annually, and whenever there is a vacancy, -shall annually elect a superintendent of schools, for the current municipal elect superintendent. year, who shall have the care and supervision of said public schools under their direction, and act as secretary of their board: they shall fix his salary at the time of his election, \_\_aslary. which shall not be increased nor diminished during the year for which he is elected, and may at any time dismiss him if they deem it proper or expedient.

-powers and duties.

CHAP. 414

Room shall be furnished by SECT. 4. A suitable and convenient room shall be furnished by the town for the meetings of said committee, wherein shall be kept their records, open to the inspection of the citizens of the town.

Shall furnish selectmen, annually, estimates of expenditures. SECT. 5. The said committee shall annually, before the spring election, furnish to the selectmen of said town, an estimate in detail of the several sums required during the ensuing municipal year, for the support of said public schools, and they shall not increase the expenditures beyond the amount appropriated therefor.

Inconsistent' acts, repealed.

SECT. 6. All acts and parts of acts inconsistent with the provisions herein contained, as far as the town of Deering is concerned, are hereby repealed.

When act shall take effect.

SECT. 7. This act shall take effect when accepted by the town of Deering.

Approved February 19, 1889.

# Chapter 414.

An Act to prohibit fishing in the Nevers' Brook, in the town of Sweden, Oxford County, Carsley and Rogers' Brooks, in Bridgton, Tingley Brook, in Bridgton and Naples, and Lakin Brook, in Sebago, Cumberland County.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Taking fish from certain waters, forbidden. SECT. 1. All persons are forbidden from fishing in or taking fish, suckers and smelts excepted, from the waters of Nevers' brook, in Sweden, in the County of Oxford, Carsley and Rogers' brooks, in Bridgton, Tingley brook, in Bridgton and Naples, and Lakin brook, in Sebago, and their tributaries, in the county of Cumberland, for the term of six years.

Penalty for violation.

SECT. 2. Any person or persons violating the provisions of section one of this act, shall be punished by a fine or penalty of ten dollars for each offense, and a further fine of one dollar for each fish so taken, to be recovered upon complaint and conviction before any court of competent jurisdiction, one-half to the complainant and one-half to any Fish and Game Protection society in the county of Cumberland.

SECT. 3. This act shall take effect when approved.

Approved February 19, 1889.

# Chapter 415.

An Act to authorize the Dexter and Newport Railroad Company to extend the lease of its

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The contract dated the thirteenth day of Decem- Lease of D. & N. ber, in the year of our Lord eighteen hundred and eightyeight, for the extension of the lease of the Dexter and Newport Railroad to the Maine Central Railroad Company, authorized by chapter three hundred and forty-seven of the special laws of eighteen hundred and sixty-four, is hereby authorized.

SECT. 2. This act shall take effect when approved.

Approved February 19, 1889.

## Chapter 416.

An Act to incorporate the Oakland Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

George H. Bryant, Frank E. Dustin, W. T. Corporators. Haines and Luther H. Soper, their associates, successors and assigns, are hereby created a body corporate by the name of -corporate the Oakland Water Company, for the purpose of supplying the town of Oakland, in the county of Kennebec, and the inhabitants thereof, with water, for industrial, manufacturing, domestic, sanitary and municipal purposes, including the extinguishment of fires and the sprinkling of streets.

Said corporation may take and hold by lease or May take real purchase, real or personal estate necessary and convenient for the purposes aforesaid, not exceeding one hundred thousand dollars.

SECT. 3. Said corporation is hereby authorized to take, Authorized to take water. collect, detain and use, store and distribute water from Snow pond or Messalonskee stream, so called, flowing from said pond in the town of Oakland, and may locate, construct and maintain dams, cribs, standpipes, reservoirs, locks, gates, sluices, aqueducts, pipes, hydrants and other necessary structures for the proper accumulation, conducting, discharging, distributing and disposing of the water for the purposes herein mentioned.

-purposes.

Authorized to lay pipes over any way. SECT. 4. Said corporation is hereby authorized to carry and lay its pipes or aqueducts under or over any water course, bridge, street, railroad, highway or other way, and to enter upon and excavate any highway or other way when necessary therefor, in such a manner as least to obstruct the same, and to enter, pass over and excavate any land, and to take and hold by purchase or otherwise, any real estate, right of way or of water, and in general to do any acts necessary, convenient or proper for carrying out any of the purposes herein specified. And said corporation is also authorized to lay its pipes or aqueducts over, across or under said Messalonskee stream, and to erect and maintain suitable structures necessary therefor.

Liability for all damages.

SECT. 5. Said corporation shall be held liable to pay all damages that shall be sustained by any person or corporation by the taking of any land, water or other property, or by excavating through any land for the purpose of laying down pipes and aqueducts or building any reservoir, stand pipe, or other structures herein authorized to be built, and also damages for any injury resulting from said acts. And if any person sustaining damages as aforesaid and said corporation cannot mutually agree upon the sum to be paid therefor, such damages may be ascertained in the same manner and under the same conditions and restrictions and limitations as are by law prescribed in the case of damages by the laying out of railroads.

-how ascertained.

Capital stock.

SECT. 6. The capital stock of said corporation shall not exceed one hundred thousand dollars, and shall be divided into shares of one hundred dollars each, and any manufacturing corporation doing business in said Oakland, is hereby authorized to subscribe for and to hold stock in said Oakland Water Company. Said corporation is hereby authorized to contract with any corporation in said town to furnish power and other conveniences to carry out the purpose of this corporation. And said corporation is hereby authorized to purchase and hold the franchise and property of the Oakland Electric Light Company and to carry on the business of said electric light company.

May contract to supply power.

Authorized to take up pipes, etc., in streets.

SECT. 7. Said corporation is hereby authorized to take up, replace and repair all such pipes, aqueducts or other fixtures as may be laid in or through its streets or ways necessary for the purpose of its incorporation, all to be done in a proper and

-responsible for damages.

suitable manner, and with as little inconvenience to the public CHAP. 416 as possible; and said corporation shall be responsible for all damages to persons and property occasioned by the use of such streets and ways for the purposes of its incorporation. Failure however, to apply for damages as aforesaid within one vear from the time such damages shall be sustained, shall be held to be a waiver of the same.

Said corporation is hereby authorized to make Authorized to

contracts with the United States and with the town of Oakland supply water. and with other corporations and persons for the purpose of supplying water as contemplated by this act. And said town -town may conof Oakland by its selectmen, is hereby authorized to sign and execute any contract that may be entered into by the inhabitants of said town at any town meeting legally called for that purpose, for a term of years with said company for a supply of water for fire and other municipal purposes to said town. including the exemption or remission of taxes upon any real estate, fixtures, franchise and plant of said corporation as a

part of the consideration of said contract.

and exempt

Any person who shall wilfully injure any of the Penalty for inproperty of said corporation, or who shall knowingly corrupt the waters of said Snow pond or Messalonskee stream, in any manner whatever, or render them impure, whether the same be frozen or not, or who shall wilfully destroy or injure any dam, reservoir, aqueduct, pipe, hydrant or other property held or owned by said corporation for the purposes of this act, shall be punished by a fine not exceeding a thousand dollars, or by imprisonment not exceeding one year, and shall be liable to said corporation for double the actual damages done, to be recovered in any proper action.

juring property. or corrupting

SECT. 10. Said corporation may issue its bonds for the May issue construction of its works, and purchase said Oakland electric mortgage light plant for such rates and times as it may be expedient, not to exceed the amount of capital stock, and secure the same by mortgage upon its franchise and property of said corporation, including said electric light plant, in case the same shall be purchased by said corporation.

SECT. 11. In case any person injured by the taking of Damages, how ascertained, in any land or other property for any of the purposes named case of disagree herein and said corporation are unable to agree upon the amount of damage to be paid for said injury, said company may make a tender to any such person of any sum for such

damages, and if such person recovers more damages than were tendered to him by said company, he shall recover costs. otherwise said company shall recover costs against said person.

First meeting. how called

The first meeting of said company may be SECT. 12. called by a written notice thereof signed by any other incorporator, served upon each incorporator by giving in hand or leaving the same at his last and usual place of abode seven days before the time of the meeting, and said first meeting shall be called and held in the said town of Oakland.

SECT. 13. This act shall take effect when approved.

Approved February 19, 1889.

# Chapter 417.

An Act to incorporate the Rockland Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

ards, of Camden, Maine, Sidney M. Bird, Charles H. Berry, Frank C. Knight, William W. Case, William T. Cobb.

SECT. 1. C. E. Bush, of Orwell, Vermont, Fred E. Rich-

Cornorators '

William S. White, Edward A. Butler, Albert C. Gay, Gardner L. Farrand, Fred R. Spear, Nathan F. Cobb and Amos

Corporate name.

-purposes.

F. Crockett, all of Rockland, Maine, their associates and successors, are hereby created a corporation by the name of the Rockland Trust Company, to be located at Rockland, Knox county, Maine. The purposes of said corporation and the business which it may perform, are, first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations and municipalities. allowing interest thereon if agreed, or as the by-laws of said corporation may provide; second, to borrow money, loan money on credits or real estate or personal security, and to negotiate loans and sales for others; to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate, running to said Rockland Trust Company; to issue its own bonds or obligations, based upon real or personal property conveyed to it, in trust, to secure the payment of such bonds or obligations and the interest thereon; third, to hold for safe keeping, all kinds of personal or mixed property, and to act as agent for the owners thereof.

and of real estate, for collection of income on the same, and for sale of same, and to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fourth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property, on trust duly created, and to execute trusts of every description: fifth, to act as assignee, receiver, guardian, executor and administrator, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; sixth, to hold and enjoy all such estates, real, personal and mixed, as may be obtained by the investment of its capital stock, or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same, sell, grant, mortgage and dispose of, except such real estate as may be held in trust: seventh, to do in general all the business that may lawfully be done by a trust or banking company.

SECT. 2. Said corporation shall at all times have on Reserve fund hand in lawful money as a reserve, not less than twenty-five ful money. per cent of the aggregate amount of all its deposits, which are subject to withdrawal on demand; provided, in lieu of lawful money, one-third of said twenty-five per cent may consist of balances, payable on demand, due from any national or state bank.

Any administrator, assignee, guardian or trustee, Administra. SECT. 3. any court of law or equity, including courts of probate and deposit with insolvency, may deposit or direct any moneys, bonds, stocks, coin, valuable papers, documents and evidences of debt, to be deposited with said corporation.

The capital stock of said corporation shall be Capital stock, fifty thousand dollars, with right to increase the same at any time, by vote of a majority of its shareholders, to one million dollars, to be divided into shares of one hundred dollars each. Said corporation shall not commence business until —shall not commence business the sum of fifty thousand dollars shall have been paid in, in until \$50,000 has been paid in. cash, and no certificate of shares shall be issued until the par value of the same has been fully paid.

All the corporate powers of said corporation Board of shall be exercised by a board of fifteen trustees and such officers and agents as they shall appoint. All of said trustees shall be residents of this state, and all shall be sworn to the

faithful performance of the duties of their office. They shall be elected annually, and shall hold their offices until others are chosen and qualified in their stead, and shall all be stockholders. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of five members to be elected by the stockholders from the full board of trustees.

-executive board.

Taxation of

SECT. 6. The shares of said corporation shall be subject to taxation in the same manner and amount as are the shares of national banks.

Shall be subject to examination by bank examiner. SECT. 7. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. He shall preserve in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of said statement shall be published by said corporation immediately after the examination of the same, in some newspaper published in said Rockland.

—he shall keep record, and publish proceedings.

Responsibility of shareholders.

SECT. 8. The shareholders of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of said corporation to the extent of the amount of their stock therein, at the par value thereof, in addition to the amount invested in such shares.

First meeting, how called. SECT. 9. The first meeting of this corporation shall be called in the manner provided in the Revised Statutes, chapter forty-six, section three.

SECT 10. This act shall take effect when approved.

Approved February 19, 1889.

# Chapter 418.

An Act to amend and add to "An Act to incorporate the Lime Rock Railroad Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Chapter three hundred and thirty-three of the Ch. 333, Special special laws of eighteen hundred and sixty-four, entitled, amended. "An Act to incorporate the Lime Rock Railroad Company," as amended by chapter three hundred and eighty-one, of the private and special laws of eighteen hundred and seventythree, and chapter one hundred and thirty-seven of the private and special laws of eighteen hundred and eighty-seven. is hereby amended and added to, so as to read as follows:

'SECT. 1. Francis Cobb, Timothy Williams, Maynard Corporators. Sumner, Nathan A. Farwell, William Wilson, Cornelius Henrihan, John W. Hunt, Charles W. Snow, Jonathan White, Benjamin Clark, John T. Berry, George W. Ricker and Thomas Colson, their associates, successors and assigns, are hereby constituted a corporation by the name of the Lime Corporate Rock Railroad Company, with authority to construct, maintain and use one or more lines of railroad to be operated by construct a railroad. steam or horse power, with single or double track, from the lime quarries in the city of Rockland and town of Thomaston, in such directions as may best convene the transportation of limestone from said quarries, to the various lime kilns in said city and town, together with other freight, with convenient branches to accommodate each kiln. The locations of its railroad, as heretofore made by said corporation, are hereby declared to be valid and legal. Said corporation is hereby \_ authorized and empowered to construct, maintain, use and operate all side tracks, spurs, turnouts and branches, and to make such additions to its present location, from time to time, as may be necessary or convenient in order to reach the various lime quarries and lime kilns that are now opened or built, or that may be hereafter opened or built, in said city and town.

-anthorised to

SECT. 2. Said corporation shall have power to purchase May hold real and hold such real estate as may be necessary and convenient for the aforesaid purposes and management of said railroad; and in case said corporation cannot agree with the owners of -damages, how land necessary and convenient for said road, it may be taken case of disagree-

—laying of tracks and grade, under direction of municipal for the aforesaid purposes, as and for public uses, subject to the same damages and proceedings as when land is taken by other railroads, under the general laws of the state. And said company may lay its track across or along town ways, streets and highways of said city and town, in such manner, as to grade and direction, as the municipal officers thereof may direct in writing; and if they and the corporation cannot agree upon the manner, either party may appeal to the county commissioners of Knox county, who shall give reasonable notice, hear the parties and decide the matter, and their decision shall be final.

May fix rates.

SECT. 3. Said corporation may, from time to time, fix such rates of transportation for freight, on their road, as they deem expedient, and shall have all the powers and rights, and be subject to all the liabilities of similar corporations, under the general laws of the state.

Capital stock.

SECT. 4. The capital stock of said corporation shall not exceed three hundred thousand dollars, to be divided into shares of one hundred dollars each.

Shall keep streets in repair. SECT. 5. Said corporation shall keep and maintain in repair such portion of the town ways, streets or highways, as shall be occupied by the track of its railroad; but changes of its grade rendered necessary by the change of grade of any of said ways or streets, shall be made at the expense of said city or town, and not of said corporation.

City shall retain control of SECT. 6. Nothing in this act shall be construed to prevent the proper authorities of said city or town, respectively, from entering upon and taking up any of the town ways, streets or highways, occupied by said railroad, for any purpose for which they may now lawfully take up the same.

Penalty for obstructing corporation.

SECT. 7. If any person shall wilfully and maliciously obstruct said corporation in the use of its road or tracks, of the passing of the cars or carriages of said corporation thereon, such person and all who shall aid and abet therein, shall be punished by a fine not exceeding two hundred dollars, or may be imprisoned in the county jail for a period not exceeding sixty days.

Organization legalized. SECT. 8. The organization of the Lime Rock Railroad Company, under said act and amendments, is hereby made valid and legal.

May issue bonds and mortgage property. SECT. 9. Said corporation is hereby authorized to issue bonds in such amount and on such time as it may determine,

in aid of the purposes specified in said act and amendments. and to secure the same by a mortgage of its franchises and property.

CII VP. 419

Secr. 10. This act shall take effect when approved.

Approved February 23, 1869.

## Chapter 419.

An Act to incorporate Persian Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Francis H. Clergue, Melville H. Wardwell and Corporators. John R. Mason, their associates, successors and assigns, are hereby constituted a body corporate and politic, by the name of Persian Railway; by this name may sue and be sued, plead and be impleaded; shall have and enjoy all proper remedies at law and in equity to secure and protect them in the exercise of the rights and privileges hereinafter granted, and to prevent all invasions thereof and interruptions in the exercise and enjoyment of the same; and shall have all the powers, rights and privileges, and be subject to all the duties and obligations as empowered or restricted by the government of Persia hereinafter named, and not otherwise except as hereinafter mentioned.

Corporate

powers and privileges.

Said corporation shall have the power being first Powers, how thereto authorized by the government of Persia.

To locate, construct, complete, alter and keep in repair, Authorized to 3 and equip with all proper rolling stock, and operate a railway way in Persia. or railways, to be operated by steam, electric, or other power, within the country of Persia, each with one or more seta of tracks, with all suitable bridges, tunnels, viaducts, turnouts, culverts, drains, stations, shops, buildings, and all other necessary appendages.

To build, purchase or hire, and operate, steamships, -build steamships. steamboats, or other vessels, and to establish, maintain, and operate steamship, steamboat and sailing vessel lines between the ports of any countries, and carry on any manufacturing. mercantile, industrial or commercial affairs, and any business necessary, incident or convenient to any of the foregoing purposes in any place or country.

CHAP. 419

III. To charge and collect fares and tolls for the transportation of passengers and freight carried by any of the means specified in parts one and two of this section.

-construct telegraph lines. IV. To construct and maintain telegraph lines and plants and electric lighting lines and plants in Persia, of such description as may be necessary or convenient to the uses of said corporation, and to operate the same for its own uses, and for the use of others for pay.

—telephone

V. To construct and maintain telephone lines and plants in Persia on any part of its land, road, branches and extensions, and operate the same for its own uses, and for the use of others for pay.

—hold real

VI. To take, and to receive by grant, gift or purchase, and hold real, personal and mixed property as may be beneficial convenient or necessary for any of the purposes mentioned in this act, and to administer government, enact laws and regulations, and to enforce the same in such lands and territories as may be especially granted to said corporation.

—cuact laws.

VII. To issue stock, bonds, notes, scrip, certificates or securities in any form, manner and amount as may be determined by the directors of said corporation to be necessary or convenient for the purposes of said corporation, and to mortgage its railways, lands, property, rights, privileges and franchises, then possessed or thereafter to be acquired by said corporation, to secure payment of the same.

—issue stock, and mortgage property.

VIII. To operate mines on any of its lands in Persia.

—operate mines.
—general

IX. To have and exercise all the powers, privileges and immunities which are or may be necessary to carry into effect the objects and purposes of this act, so far as this legislature has power to grant the same.

SECT. 3. Said corporation shall also have the power;

Authorized to hold meetings, and keep records, in any place.

—proviso.

I. To hold all meetings of stockholders and directors, except the meeting for organization, and to keep all its records, in any place or country; provided, however, that said corporation shall keep at some place in this state an assistant secretary, to whom sworn copies of such parts of all said records as may be required shall be made by the proper officer or officers of said corporation, when thereto required; and provided, also, that service of legal process against said corporation may be made upon said assistant secretary, resident in this state, and shall be binding upon said corporation.

To establish and maintain agencies in any place or CHAP. 419 П. country.

establish

The capital stock of said corporation shall be Capital stock. fixed at such sum as may be permitted by the government of Persia, and shall be divided into shares of twenty pounds. British sterling, each, par value. It may be increased or diminished by vote of the directors at any time within the limits as decreed by the government of Persia, and the secretary of said corporation shall file with the secretary of state a certified copy of all proceedings had in fixing, increasing or diminishing, the amount of the capital stock, within thirty days after such proceedings are taken. Any part of the -preferred capital stock may be preferred in dividends by vote of the directors, and the part preferred shall be so designated on Said capital stock may be sold in such manner and for such prices as the directors may from time to time determine, and may be paid and delivered over in settlement of bills for labor, supplies or other debts of said corporation.

Any one of the persons named in the first First meeting, how called. SECT. 5. section of this act is hereby authorized to call the first meeting of this corporation for the choice of directors and organization, by giving notice to each of the persons named in said section, by letter deposited in the post office, properly addressed, at least seven days before the time mentioned in such notice, and stating the time, place and purposes of such meeting.

SECT. 6. The government and direction of the affairs of Directors, how said corporation shall be vested in five or more directors. who shall be chosen annually by the stockholders from their number except as hereinafter provided, and who shall hold -tenure. their offices until others have been chosen in their place; a majority of the directors shall form a quorum for the transac- -quorum. tion of business; they shall elect one of their number to be election of. president of the corporation, and one to be vice president, and shall have authority to choose a secretary who shall be sworn to the faithful discharge of his duty, and a treasurer who shall be sworn, and also give bonds to the corporation, with sureties to the satisfaction of the directors; and they shall have power to fill vacancies in their own board by \_vacancies, appointment, such appointees to hold office until the next annual meeting of the stockholders; they may delegate to any officer the powers and authority of the full board; and

638

Снар. 420

they may appoint such other officials, agents and employes, as to them may seem to be for the best interests of the corporation; any director may delegate his authority as such to any other director to vote for him at any meeting.

By-laws.

SECT. 7. A code of by-laws not inconsistent with the constitution or laws of this state, may be adopted by the stock-holders for the regulation of all other affairs of the corporation.

SECT. 8. This act shall take effect when approved.

Approved February 23, 1889.

## Chapter 420.

An Act to incorporate the New Portland and Eustis Telephone and Telegraph Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. J. P. Clark, Josiah Chase, William H. Stevens, B. F. Bartlett, Charles H. Clark, D. H. Knowles, E. P. Viles, H. W. Kennison, S. A. Parsons, G. A. Hewett and William M. Shaw, their associates, successors and assigns, are hereby created a body politic by the name of New Portland and Eustis Telephone and Telegraph Company, with all the powers, rights, and privileges, and subject to all the duties and obligations granted and prescribed by the general laws of this state relating to corporations. Said corporation shall have the right to locate, construct, maintain, and operate, lines of telephone and telegraph from some point in the town of Auson, through Embden, New Portland, Lexington, Highland, Dead River, and Flagstaff, in Somerset county, to some point in Eustis, in Franklin county.

Corporate name.

—ronte.

Authorized to locate line along public way, etc.

-remove

-tolls.

l)amages, how stimated. SECT. 2. Said company shall have the right within the limits aforesaid, to locate, construct and maintain its lines upon and along any public way, bridge, or private lands, but in such manner as not to incommode or endanger the customary use of such way, road or bridge, with the right to cut down trees, remove obstacles where necessary within the limits aforesaid, except ornamental, fruit or shall trees, and with the power to establish and collect tolls on said line.

SECT. 3. If the land of any individual or corporation is taken under this act and the parties cannot agree on the damages occasioned thereby, they shall be estimated, secured

and paid in the manner provided in case of land taken for CHAP. 421 railroads.

SECT. 4. Said corporation is hereby authorized to connect Authorized to its lines with those of any other company, or to sell or lease its line, either before or after its completion, to any other

other lines.

telephone or telegraph company upon such terms as may be mutually agreed upon, which sale or lease shall be binding upon the parties, or to purchase or lease any other line or lines of telegraph or telephone, upon such terms and conditions as may be mutually agreed upon.

The amount of the capital stock shall be fixed by Capital stock. vote of the corporation, but not to exceed the amount that may from time to time be necessary for the purposes herein specified, but not to exceed two thousand dollars, and said corporation may purchase, hold, sell and convey real estate and personal property necessary for the purposes contemplated in this charter.

SECT. 6. Any one of the corporators named in this act First meeting, may call the first meeting of this company, by mailing a written notice to each of the other corporators, seven days at least before the day of meeting, naming the time, place and purposes of such meeting; and at such meeting a president, secretary, treasurer and directors may be chosen, by-laws adopted, and any corporate business transacted.

SECT. 7. This act shall take effect when approved.

Approved February 23, 1889.

### Chapter 421.

An Act to amend Chapter fifty-one of the Special Laws of eighteen hundred and eighty-seven, entitled, "An Act to extend the Charter of the Stillwater Bridge,

Be it enacted by the Senate and House of Representatives in Levislature assembled, as follows:

Said act is hereby amended by adding thereto the following sections.

SECT. 2. Said proprietors are hereby authorized and required to sell and convey said bridge and the franchise and convey bridge to town. the real estate appertaining thereto, to the town of Orono, at any time during said term of twenty years for such sum as shall be mutually agreed upon between said proprietors and

Authorized to

—price, how ascertained, in case of disagreethe legally authorized agent of the town for that purpose appointed; and said town is hereby authorized to buy said bridge, franchise and real estate. And in case the parties aforesaid shall be unable to agree upon the price that ought to be paid by said town to said proprietors, either party may apply to the supreme judicial court at any term thereof, held in the county of Penobscot, which court upon netice and hearing, shall have authority to appoint three commissioners, who shall examine said bridge and hear the parties and their evidence, and determine the price that ought to be paid as aforesaid. And in case said company shall refuse to convey for the consideration fixed as aforesaid, then their right to take any tolls from that time, shall cease.

-when tolls

When bridge shall be free.

SECT. 3. Whenever said town of Orono shall purchase said bridge, it shall thereafter be kept and maintained as a free bridge.

SECT. 4. This act shall take effect when approved.

Approved February 23, 1889.

#### Chapter 422.

An Act to authorize the building of a wharf in the tide waters at Islesborough.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

S. Warren, authorized to maintain a SECT. 1. A wharf may be erected and maintained in front of land of Samuel Warren at Islesborough, by the North Islesborough Wharf Company.

SECT. 2. This act shall take effect when approved.

Approved February 23, 1889.

### Chapter 423.

An Act to incorporate the Weld Telephone and Telegraph Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. D. F. Holt, A. H. Jones, C. G. Dummer G. N. Coburn, R. G. Dummer, Eben Newman, R. E. Scamman, F. A. Russell and A. D. Russell, their associates, successors

and assigns, are hereby created a body corporate by the CHAP. 423 name of the Weld Telephone and Telegraph Company, with -corporate all the rights and privileges, and subject to all the duties provided by the general laws of this state, relating to corporations: with power by that name to sue and be sued: to have to establish any and all by-laws and regulations for the -by-laws. management of their affairs, not repugnant to the laws of this state, and to do and perform any and all other legal and lawful acts incident to similar corporations.

Said corporation is hereby empowered and Authorized to authorized to own, construct, maintain and operate, from telegraph and telegraph and telephone lines. some point in the town of Weld, a line or lines of telephone and telegraph, through the towns of Weld and Wilton, and -route. through Perkins and Washington plantations, to some point in Wilton village, or to the depot in said Wilton.

SECT. 3. For the purposes of this act, the said corpora- May erect line tion shall have, and the power is hereby granted, to erect and locate its lines along and upon the highways, streets and bridges, as now traveled by the teams carrying the United States mail from Wilton to Weld, but in such a manner as not to incommode or endanger the customary public use thereof; and the company may cut down any trees standing within the limits of said highway or streets, except fruit, ornamental or shade trees, when necessary for the erection. use and safety of its lines.

along highway.

SECT. 4. Said corporation is hereby authorized and Authorized to empowered to connect its lines with the lines of any other connect with other lines. telegraph or telephone company, by contract with said company, or to sell or lease its own lines at any time.

The capital stock of said corporation shall be of Capital stock. such an amount, not exceeding fifteen hundred dollars, as suid corporation may from time to time deem necessary for all purposes contemplated by this act and said corporation may purchase, hold, sell and convey, all real and personal property necessary for said purposes.

SECT. 6. The first meeting of said corporation shall be First meeting, how called. called by any one of said corporators, by giving to each of said corporators personal notice of the time, place and purpose of said meeting.

SECT. 7. This act shall take effect when approved.

Approved February 23, 1889.

#### CHAP. 424

### Chapter 424.

An Act to incorporate the Citizen's Loan and Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Lewis Friend, George P. Dutton, Samuel K. Whiting, Everard H. Greely, Albert M. Hopkins, or such of them as may vote to accept this charter with their associates, successors and assigns are hereby incorporated into a corporation by the name of the Citizen's Loan and Trust Company with all the privileges, powers and immunities and subject to all the duties and obligations of corporations under the laws of this state, except as otherwise provided herein.

Location

SECT. 2. The corporation shall be located at Ellsworth, in Hancock county, but may establish and maintain agencies in any part of this state.

Powers.

The corporation is authorized to transact business as follows: to discount commercial paper, to receive money and property on deposit; to borrow money; to loan money on personal security and on pledge or mortgage of real and personal estate: to sell and assign any debts and any evidence of debt and guarantee the payment of principal and interest of such debt; to issue and sell its own notes, bonds and other obligations for money and secure the same by pledges and mortgages of its real and personal property, but shall not issue any notes to circulate as money; to act as agent, broker or factor in buying, selling, leasing any real or personal property, and in managing the same, collecting dividends, rents and profits; to act as agent for issuing, countersigning, registering and transferring bonds, stocks, certificates and other evidences of ownership in real and personal property; to act as trustee, to hold and manage any real and personal property conveyed to it in trust, and to execute trusts of every description, to act as administrator, executor, guardian, assignee or receiver under the appointment of any court having jurisdiction, and the court so appointing may accept the bond of said corporation for such trust, without sureties, if the said court shall be satisfied of the solvency of said corporation, but the said court may at any time require sureties; to invest in real and personal estate and to sell, mortgage and dispose of the same, and to do in general such

other business as lawfully and properly may be done by CHAP. 424 a loan, trust or banking company.

Any executor, administrator, assignee, guardian Administraor trustee, any fiduciary officer of any town, city or county or any corporation, or of any court who is charged with the care and custody of any money or property, as such officer. may deposit the same with said corporation, and any court may direct any person deriving authority from it to so deposit the same.

SECT. 5. The capital stock of said corporation shall be Capital stock. fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase the capital from time to time to two hundred and fifty thousand dollars. corporation shall not commence business until the amount of fifty thousand dollars shall be subscribed and paid in.

-shall not commence business until \$50,000 has been paid in.

The shareholders of the corporation shall be Responsibility individually responsible, equally and ratably, and not one for the other for all contracts, debts and liabilities of said corporation to a sum equal to the par value of the shares owned by each, in addition to the amount originally paid in on said shares.

of shareholders.

Said corporation after beginning to receive Reserve fund SECT. 7. deposits shall at all times have on hand, in lawful money, as lawful money. a reserve, not less than twenty-five per cent of the aggregate amount of such of its deposits as are subject to withdrawal on demand, provided that in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances payable on demand, due from any national or state bank.

SECT. 8. The shares in said corporation shall be subject Taxation of to taxation in the same manner and amount as are the shares in national banks.

SECT. 9. Said corporation shall be under the supervision of the bank examiner as provided in section one hundred nineteen of chapter forty-seven of the Revised Statutes.

Shall be under supervision of bank examiner.

At least one-tenth of the net earnings of said Surplus. corporation shall annually be added to the capital as a surplus fund until the same shall equal the original capital.

Any mortgages of real estate to said corpora- May sell tion may contain a power of sale, authorizing said corporation, property. its successors and assigns, upon default in any condition in said mortgage to sell the mortgaged property at public auction and convey the same to the purchaser thereof. The corpora-

-notice of sale, how given. tion may purchase said property at such sale. Notice of the time and place of sale shall be published three weeks successively in a public newspaper, in Ellsworth, in Hancock county, and in a public newspaper in the shire town of the county, in which the court is situated, the first publication to be thirty days before the day of sale. If there be no public newspaper in the places above named, then the notices may be published in any other newspaper in the county or in the state paper. The proceeds of such sale after paying the costs of sale and the debt and interest secured by the mortgage, shall belong to the mortgagor or his assigns, and be paid to him or on their demand.

-proceeds, how

Board of trustees, qualification and tenure. SECT. 12. The affairs, business and powers of said corporation shall be managed by a board of trustees, all residents of this state, to be chosen by the stockholders, and whose number and tenure of office may be fixed by the stockholders. The trustees may appoint a president, treasurer and all other appropriate officers and agents.

Approved February 23, 1889.

### Chapter 425.

Au Act to authorize the Selectmen of the town of Eastport to construct Drains and Common Sewers.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Expense of construction of sewers, in Eastport, how estimated and assessed.

SECT. 1. It shall be the duty of the municipal officers of the town of Eastport, when said town has constructed and completed any public drain or common sewer, to determine what lots or parcels of land are benefited by said drain or sewer, and to estimate and assess upon such lots and parcels of land, and against the owners thereof, if known, whether the same is occupied or not, such sum not exceeding such benefit as they may deem just and equitable, towards defraying the expenses of constructing and completing such drain or sewer, the whole of such assessment not to exceed three-fourths of the cost of such drain or sewer, and such drain or sewer shall forever thereafter be maintained and kept in repair by said town. Such municipal officers shall file with the clerk of said town the location and description of such

--location of sewer, and assessments, to be recorded. drain or sewer, with the amount assessed upon each lot or parcel of land so assessed, and the name of the owner of such lots or parcels of land, if known, and the clerk of said town shall record the same in a book kept for that purpose, and

CHAP. 425

within ten days after filing such notice, each person so assessed shall be notified of such assessment by having an attested copy of said assessment, with an order of notice signed by the clerk of said town, stating the time and place for a hearing upon the subject matter of said assessment, given to each person so assessed, or left at his usual place of abode in said town; if he has no place of abode in said town, then such notice shall be given to or left at the abode of his tenant or lessee, if he has one in said town; if he has no such tenant or lessee in said town, then by posting the same notice in some conspicuous place in the vicinity of the lot or parcel of land so assessed, at least thirty days before said hearing: or such notice may be given by publishing the same three

-notice of assessment, and hearing thereon,

such hearing the municipal officers shall have power to revise, -assessments

> Assessments, how determined.

person is not

recorded by such clerk. Any person not satisfied with the amount for which he is assessed, may, within ten days after such hearing, by request, in writing, given to such clerk, have the assessment upon his lot or parcel of land determined by arbitration. The municipal officer shall nominate six persons who are residents of said town, two of whom selected by the applicant, with a third resident person selected by such applicant, who may fix the sum to be paid by him, and the report of such referees, made to the clerk of said town and recorded by him, shall be final and binding upon all parties. ence shall be had and their report made to said clerk within thirty days from the time of hearing before such municipal officers named in section one of this act.

weeks successively in any newspaper published in the county where said town is situated, the first publication to be at least thirty days before said hearing; a return made upon a copy of such notice by any constable in said town, or the production of the paper containing such notice, shall be conclusive evidence that said notice has been given, and upon

increase or diminish any of such assessments, and all such revisions, increase or diminution, shall be in writing, and

Any person may enter his private drain into Conditions upon such public drain or common sewer, while the same is under drains may enter public

which private

CHAP. 425

construction, and before the same is completed, and before the assessments are made, on obtaining a permit, in writing, from the selectmen, or the committee having the construction of the same in charge; but after the same is completed and the assessment made, no person shall enter his private drain into the same until he has paid his assessment, and obtained a permit in writing, from the selectmen. All permits given to enter any such drain or sewer shall be recorded by the town clerk of said town, before the same are issued.

-permits, to be recorded.

Lien on lots, for payment of assessments.

\_how enforced

All assessments made under the provisions of this act, shall create a lien upon every lot or parcel of land so assessed, and the buildings upon the same, which lien shall continue one year after said assessments are made; and within ten days after they are made, the clerk of said town shall make out a list of all such assessments, the amount of each assessment and the name of the person, if known, against whom the same is assessed, to be by him certified; and he shall deliver the same to the treasurer of said town, and if said assessments are not paid within three months from the date of said assessments, then the treasurer shall proceed to sell such of said lots or parcels of land upon which such assessments remain unpaid, or so much thereof, at public auction as is necessary to pay such assessments and all costs and incidental charges; he shall advertise and sell the same in the same way and manner that real estate is advertised and sold for taxes under chapter six of the Revised Statutes, which sale shall be made within one year from the time said assessments are made; and upon such sale, the treasurer shall make, execute and deliver his deed to the purchaser thereof, which shall be good and effectual to pass the title of such real estate; the sum for which such sale shall be made, shall be the amount of the assessment and all costs and incidental expenses.

Lots may be redeemed.

SECT. 5. Any person to whom the right by law belongs, may, at any time within one year from the date of said sale, redeem such real estate, by paying to the purchaser or his assignee the sum for which the same was sold, with interest thereon, at the rate of twenty per cent per annum, and the costs of re-conveyance.

SECT. 6. If said assessments are not paid, and the town does not proceed to collect said assessments by sale of the lots or parcels of land upon which said assessments are made, or does not collect, or is in any manner delayed or defeated in

If assessments are not paid, or enforced by sale, town may maintain action.

collecting such assessments, by a sale of the real estate so CHAP. 426 assessed, then the said town, in the name of the inhabitants of said town, may sue for and maintain an action against the parties so assessed for the amount of said assessment, as for money paid, laid out and expended, in any court competent to try the same, and in such suit may recover the amount of such assessment, with twelve per cent interest on the same from the date of said assessment, and costs.

SECT. 7. This act shall take effect when approved.

Approved February 23, 1889.

## Chapter 426.

An Act to set off a portion of the town of Sangerville and annex the same to the town of

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. All that part of lot number eight, range one, Sangerville and Guilford, set off. originally lotted as a part of township number six, range seven, now Guilford, which now lies in the town of Sangerville, Piscataquis county, described as follows: commencing at the south-east corner of said lot number eight, thence northerly on the east line of said lot to the center of Piscataquis river, thence westerly up the center of said river to the east line of said Guilford on the south side of Piscataguis river, thence southerly on the east line of said Guilford to the north-west corner of said Sangerville, as originally lotted, thence easterly on the south line of said lot to the first named bound, is set off from the town of Sangerville, and the same is annexed to the town of Guilford.

SECT. 2. In order to equalize the burdens between said Burdens, equalized. two towns of Guilford and Sangerville, as to roads, bridges, paupers and schools, and all other equities between the parties, said town of Guilford, as it shall exist after the annexation herein provided, shall pay to the said town of Sangerville, as the same shall exist after such annexation, within ten days after this act takes effect, the sum of one thousand dollars; and if the same shall not be paid within the time aforesaid, an action of debt for the recovery of the same may be maintained by the inhabitants of said Sanger-

CHAP. 427

ville in their corporate capacity against the inhabitants of said Guilford in their corporate capacity, in the supreme judicial court, in and for the county of Piscataquis.

Pauper settlement of persons on land, set off. SECT. 3. Persons having a pauper settlement in said Sangerville at the time of the passage of this act and whose last residence in Sangerville was upon the territory hereby annexed to said Guilford, and who may or may not be absent at the time of such annexation, shall have their pauper settlement hereafter in said town of Guilford and not in said town of Sangerville.

SECT. 4. This act shall take effect when approved.

Approved February 23, 1889.

### Chapter 427.

An Act to incorporate the Camden and Rockport Banking and Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Herbert L. Shepherd, Gershom F. Burgess, Samuel D. Carlton, Samuel E. Shepherd, John S. Fuller, Philander J. Carlton, William G. Alden, Henry L. Alden, D. H. Bisbee, Oliver P. Shepherd, Johnson Knight, Benjamin C. Adams, Joshua Adams, Joseph H. Gould, Edwin A. Morrill, P. B. Cooper, Nathaniel T. Talbot, Joseph H. Norwood, George H. Talbot and Gershom L. Burgess, all of Camden, their associates and successors, are made a corporation by the name of the Camden and Rockport Banking and Trust Company, for the purposes hereinafter set forth, to have its place of business in the town of Camden and county of Knox.

-corporate name.

Capital stock.

SECT. 2. The capital stock of said corporation shall be fifty thousand dollars and shall be divided into shares of one hundred dollars each, and no certificate of stock shall be issued until the par value of the same has been fully paid, and said corporation, may also hold real estate for its own purposes, shall have the right to increase said capital at any time, by vote of the shareholders, to any amount not to exceed five hundred thousand dollars. Said corporation shall not commence business until stock to the amount of fifty

-shall not commence business until \$50,000 has been paid in. thousand dollars shall have been subscribed for and paid in. CHAP. 427 in cash.

SECT. 3. The purposes of said corporation, and the busi- Purposes. ness which it may perform, are: first, to receive on deposit. money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits or real estate or personal security and to negotiate loans and sales for others; to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate running to said Camden and Rockport Banking and Trust Company; to issue its own bonds or obligations, based upon real or personal property conveyed to it in trust to secure the payment of such bonds or obligations and the interest thereon; third, to hold for safe keeping all kinds of personal or mixed property, and to act as agent for the owners thereof, and of real estate, for the collection of income on the same and for sale of same. and to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fourth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property, or trusts duly created, and to execute trusts of every description; fifth, to act as assignee, receiver, guardian, executor and administrator, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bonds shall require it; sixth, to hold and enjoy all such estates, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, mortgage and dispose of, except as provided in section nine; seventh, to do in general all the business that may be lawfully done by a trust or banking company.

SECT. 4. An administrator, assignee, guardian or trustee, Administraany court of law or equity, including courts of probate and deposit with. insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine, may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, with said corporation, and any of said courts may

direct any person deriving authority from them to so deposit the same.

Responsibility

SECT. 5. The shareholders of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of said corporation to a sum equal to the amount of the par value of the shares owned by each, in addition to the amount invested in said shares.

Reserve fund, shall be in lawful money. SECT. 6. Said corporation after beginning to receive deposits, shall at all times have on hand, in lawful money, as a reserve, not less than twenty-five per cent of the aggregate amount of its deposits, which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances payable on demand, due from any national or state bank.

Taxation of

SECT. 7. The shares of said corporation shall be subject to taxation in the same manner and amount as are the shares of national banks.

Shall be subject to examination by bank examiner. SECT. 8. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. He shall preserve, in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same, in some newspaper printed in Camden.

Statement shall be published annually.

Trust funds, shall constitute apecial deposit. SECT. 9. All property or money held in trust by this corporation shall constitute a special deposit, and the accounts thereof and of said trust department, shall be kept separate, and such funds and the investment or loans of them, shall be especially appropriated to the security and payment of such deposits and not be subject to any other liabilities of the corporation and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

SECT. 10. All the corporate powers of this corporation shall be exercised by a board of trustees, all residents of this state, whose number and term of office shall be determined by vote of the shareholders at the first meeting held by the incorporators, and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members, to be, by vote of the shareholders, elected from the full board of trustees. A majority of said board shall reside in this state.

CHAP. 428

Board of trustees, qualification and tenure of.

executive

First meeting!

SECT. 11. The first meeting of said corporation may be called by a written notice thereof, signed by any two corporators herein named, served upon each corporator by giving the same in hand or sending the same by mail to his last known place of residence.

SECT. 12. This act shall take effect when approved.

Approved February 23, 1889.

# Chapter 428.

An Act to amend Section one of Chapter four hundred and one. Private and Special Laws of eighteen hundred and eighty-five, relating to Ossipee Telegraph and Telephone Line.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one of chapter four hundred and one of the private Sec. 1, ch. 401, and special laws of eighteen hundred and eighty-five is hereby 1885, amended. amended by inserting after the word "point," in the eleventh line, the words 'or points,' and by inserting after the word "Waterborough" in the twelfth line the words, 'or within any other town or city in the counties of York and Cumberland,' so that said section shall read as follows:

'SECT. 1. F. M. Higgins, Charles H. Adams, J. M. Corporators ason, S. O. Clark, Ira S. Libby, S. E. Grant, George H. Swasey, E. A. Sadler, their associates, successors and assigns. are hereby created a body politic, by the name of the Ossipee Valley Telegraph and Telephone Company, with all the name powers, rights, and privileges, and subject to all the duties and obligations granten and prescribed by the general laws of 

have the 'right to locate, construct, maintain, and operate lines of telegraph and telephone from any point in the town of Limerick and terminating at such point or points as they may select within the town of Waterborough, or within any town or city in the counties of York and Cumberland, with the right to locate, build, maintain, and operate branch lines to any point or points within the towns of Newfield, Parsonsfield and Cornish.'

Approved February 23, 1889.

## Chapter 429.

An Act to incorporate the Security Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporatoral

SECT. 1. Samuel Titcomb, P. O. Vickery, George E. Macomber, Elias Milliken, M. V. B. Chase, E. W. Whitehouse, James W. North, Richard Goodwin, Oscar Holway and John R. Gould, or such of them as may vote to accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic, to be known as Security Trust and Banking Company, and as such, shall be possessed of all the powers, privileges and immunities, and subject to all the duties and obligations conferred on corporations by law, except as otherwise provided herein.

-corporate

SECT. 2. The corporation hereby created shall be located at Augusta, Kennebec county, Maine, and may establish agencies in any part of this state.

Parposes.

Losation.

SECT. 3. The purposes of said corporation, and the business which it may perform, are: first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations and municipalities, allowing interest thereon if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits or real estate or personal security, and to negotiate loans and sales for others; to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate running to said Security Trust and Banking Company; to issue its own bonds or obligations, based upon real or personal property conveyed to it in trust

to secure the payment of such bonds or obligations and the interest thereon: third, to hold for safe keeping all kinds of personal or mixed property, and to act as agents for the owners thereof, and of real estate, for collection of income on the same and for sale of same, and to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fourth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property, or trusts duly created, and to execute trusts of every description; fifth, to act as assignee. receiver, guardian, executor and administrator, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; sixth, to hold and enjoy all such estates, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, mortgage and dispose of, except as provided in section ten; seventh, to do in general all the business that may lawfully be done by a trust or banking company.

An administrator, assignee, guardian or trustee, Administraany court of law or equity, including courts of probate and deposit with. insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine, may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

SECT. 5. The capital stock of said corporation shall be Capital. fifty thousand dollars divided into shares of one hundred dollars each, with the right to increase said capital at any time, by vote of the shareholders, to any amount not exceeding one million of dollars. Said corporation shall not commence Shall not combusiness until stock to the amount of fifty thousand dollars shall have been subscribed for and paid in. Said corporation may hold real estate such as may be necessary for its immediate accommodation in the transaction of its business, not exceeding twenty thousand dollars in value.

mence business until \$50,000 has been paid in.

The shareholders of this corporation shall be indi- Restouchblity vidually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of said corpora-

4

CHAP. 429

tion to a sum equal to the amount of the par value of the shares owned by each, in addition to the amount invested in said shares.

Reserve fund, shall be in lawful money. SECT. 7. Said corporation after beginning to receive deposits, shall at all times have on hand, in lawful money, as a reserve, not less than twenty-five per cent of the aggregate amount of its deposits, which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances payable on demand, due from any national or state bank.

Taxation of

SECT. 8. The shares of said corporation shall be subject to taxation in the same manuer and amount as are the shares of national banks.

Shall be subject to examination by bank examiner. SECT. 9. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. He shall preserve, in a permanent form a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation immediately after the annual examination of the same, in some newspaper published in Augusta.

—shall publish statement, annually.

Trust funds
-hall be a special
deposit.

SECT. 10. All property or money held in trust by this corporation shall constitute a special deposit, and the accounts thereof and of said trust department, shall be kept separate, and such funds and the investment or loan of them shall be especially appropriated to the security and payment of such deposits and not be subject to any other liabilities of the corporation and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Board of trustees, qualification and to nure. SECT. 11. All the corporate powers of this corporation shall be exercised by a board of trustees, all of whom shall reside in this state, whose number, not less than five, shall be determined by the stockholders at their first meeting. Their term of office shall be for one year and until their successors

shall have been chosen and qualified, except that the trustees CHAP. 430 first chosen shall hold office until the next annual meeting of the stockholders.

SECT. 12. This act shall take effect when approved.

Approved February 23, 1889.

### Chapter 430.

An Act to incorporate the Desring Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Edward Moore, Edward B. Mallett, Nathaniel Corporators. K. Sawyer, William H. Scott, Fred O. Bailey, Josiah P. Marquand, Henry B. Webb, Clinton A. Woodbury, J. H. Winslow, their associates and successors are made a corporation by the name of the Deering Trust and Banking Com
—corporate
name. pany to be located at Deering, Cumberland county, Maine, for the purpose of receiving on deposit, money and other personal property of every description, and of collecting and disbursing the income and principal of said property when due; of receiving on deposit for safe keeping, money, securities, stocks and other property of every kind; of loaning or advancing money or credits on real or personal security; of selling and disposing of the securities held by it; of guaranteeing the payment of principal and interest of all obligations secured by mortgage or deed of trust of real estate running to said corporation; to issue bonds or debentures secured by assignment of mortgages on real property held by it; of acting as trustee under mortgages or otherwise, as receiver or agent for any person, firm or corporation, public or private, to issue, register and countersign certificates of stock, bonds or other evidences of indebtedness, and to receive and make payments on account of same.

account of same.

Said corporation may be appointed executor or appointed executor, of any of any will. trustee under any will, or administrator or guardian of any estate under the same circumstances, in the same manner and subject to the same control by the court having jurisdiction of the same, as in the case of a legally qualified person and ne surety shall be necessary upon the bonds filed by said corporation in such cases, unless the court or officer approv-

---purposes.

ing such bonds shall require it. In all proceedings in the probate court or elsewhere connected with any authority exercised under this act, all accounts, inventories and other papers may be signed and sworn to in behalf of the corporation by any officer duly authorized by it.

Administrators may deposit with. SECT. 3. Administrators, executors, assignees, guardians and trustees of any court may deposit or direct any moneys, papers, documents or other property to be deposited with said corporation, which is hereby authorized to receive and hold the same upon such terms as may be agreed upon, but said corporation shall not be required to assume or execute any trust without its own consent.

May purchase property upon which it has a mortgage. SECT. 4. Said corporation may purchase any real or personal property upon which it has a lien by mortgage or otherwise, at any duly advertised public sale thereof, by virtue of a power of sale contained in any mortgage or trust deed, and all real estate so purchased shall be sold within five years after such purchase.

Capital stock.

SECT. 5. The capital stock of said corporation shall be fifty thousand dollars, divided into shares of one hundred dollars each. Said corporation shall not commence business until fifty thousand dollars has been paid in, in cash.

—shall not commence business until \$50,000 has been paid in.

SECT. 6. The corporate powers of said corporation shall be exercised by a board of trustees consisting of not less than five persons, who shall be chosen annually, and must be residents of this state. Said trustees shall be sworn to the faithful performance of the duties of their office, and shall serve until duly notified of the election and qualification of their successors.

Board of trustees, qualification and tenure.

SECT. 7. Said corporation shall have at all times on hand, in lawful money, as a reserve, not less than twenty-five per cent of the aggregate amount of all its deposits, which are subject to withdrawal on demand, provided, in lieu of lawful money, two thirds of said twenty-five per cent may consist of balances payable on demand, due from any national or state banks.

Reserve fund, shall be in lawful money.

Responsibility of shareholders.

SECT. 8. Shareholders of this corporation shall be individually, equally and ratably, and not for one another, liable for all contracts, debts and engagements of said corporation to the extent of the amount of their stock therein at the par value thereof, in addition to the amount invested in such shares.

The shares of said corporation shall be subject CHAP. 481 to taxation in the same manner and rate as are the shares of shares. national banks.

SECT. 10. Said corporation shall be subject to examination Shall be subject to examination to examination by the bank examiner as provided by section one hundred by bank ex and nineteen, chapter forty-seven of the Revised Statutes.

The first meeting of said corporation may be First meeting, called by a written notice thereof signed by any two corporators herein named, served uponeach corporator by giving the same in hand or sending the same by mail to his last known place of residence.

SECT. 12. This act shall take effect when approved.

Approved February 23, 1889.

## Chapter 431.

An Act to amend "An Act to incorporate the Westbrook Trust Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Chapter two hundred of the Private and Special Ch. 200, Special Laws of eighteen bundred and eighty-seven, entitled "An amended." Act to incorporate the Westbrook Trust Company," is hereby amended by striking out the several sections of said act, and substituting the following:

'SECT. 1. Leander Valentine, Frank Haskell, Woodbury Corporators. K. Dana, Kimball Eastman, John Cloudman, George T. Springer, John E. Warren, George H. Raymond, Isaac F. Quinby, John C. Scates, John W. Warren, Charles B. Woodman, John C. Knight, Frank J. Dana, Adelbert C. Chute, Lemuel Lane, Adelbert W. Shaw, Temple H. Snow, John K. Dunn, William W. Cutter, Abner L. Hawkes and Fabius M. Ray, all of Westbrook, their associates and successors, are hereby created a corporation by the name of the West-Corporate brook Trust Company, to be located at Saccarappa in Westbrook, county of Cumberland, State of Maine.'

-location.

The capital stock of said corporation shall be Capital stock. fifty thousand dollars, and may be increased from time to time by vote of a majority of its shareholders, to two hundred thousand dollars, and shall be divided into shares of one hundred dollars each. Said corporation shall not commence

Shall not commence business until \$50,000 has been paid in.

-may hold

Purposes.

business until the sum of fifty thousand dollars shall have been paid in, in cash, and no certificate of stock shall be issued until the par value of the same has been fully paid. Said corporation may hold real estate for its own use, and may also hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and may execute trusts of every description.'

'SECT. 3. Said corporation is hereby empowered to receive, on deposit, money and other personal property of every description, and collect and disburse the income and principal of said property when due; to loan or advance money or credits on real or personal security, and do in general all business that may lawfully be done by a trust or banking company: to sell and dispose of the securities held by it: to guarantee the payment of principal and interest of all obligations secured by mortgage or deed of trust of real estate: to issue bonds or debentures secured by assignment of mortgages on real property held and owned by it, and may rediscount any acceptances and notes actually owned by said corporation, and guarantee the payment of the same; to act as trustee under mortgages or otherwise, and as receiver or agent for any person, firm or corporation, public or private, to act as agent for issuing, registering and countersigning certificates of stock, bonds or other evidences of indebtedness, and to receive and make payments on account of the same: provided, that no loan shall be made upon property on which there is any prior mortgage, incumbrance or lien, or to an amount exceeding one-half the cash value of the security, when secured by mortgage, or deed of trust of real estate, except when the real estate is situated in this state, and the loan, principal and interest is to be repaid in monthly installments.

—shall not loan money on mortgage.

'Sect. 4. Said corporation may purchase any real or personal estate upon which it has a lien, by mortgage or otherwise, at any duly advertised public sale thereof, by virtue of a power of sale contained in any mortgage, or trust deed, and all real estate, so purchased shall be sold within five years after such purchase.'

(inarantee

May purchase property upon which it has a

mortgage.

'SECT. 5. Said corporation shall set apart, as a guarantee fund, not less than ten per cent of its net earnings in each and every year, until such fund with the accumulated interest

thereon, shall amount to one-fourth of the capital stock of CHAP. 431 said corporation.'

The shareholders of said corporation shall be Responsibility of shareholders held individually liable, equally and ratably, and not one for another, for all contracts, debts and engagements of said corporation, to the extent of the amount of their stock therein at the par value thereof, in addition to the amount invested in such shares.'

SECT. 7. Said corporation may be appointed executor or May be aptrustee under any will, or administrator of any estate, under tor, under any will. the same circumstances, in the same manner, and subject to the same control, by the court having jurisdiction of the same, as in the case of any legally qualified person, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond, shall require it. proceedings in the probate court or elsewhere, connected with any authority exercised under this act, all accounts, inventories and other papers may be signed and sworn to, in behalf of the corporation, by any officer duly authorized by it.'

Administra-

SECT. 8. Administrators, executors, assignees, guardians, trustees or any court, may deposit or direct any deposit with. moneys, papers, documents or other property, to be deposited with said corporation, which is hereby authorized to receive and hold the same upon such terms as may be agreed upon; but said corporation shall not be required to assume or execute any tru-t without its own consent.'

Said corporation shall at all times, have on Reserve fund, hand in lawful money, as a reserve, not less than twenty-five lawful money. per cent of the aggregate amount of its deposits, which are subject to withdrawal on demand; provided, in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances, payable on demand, due from any national or state banks.'

· SECT. 10. The shares of said corporation shall be subject Taxation of to taxation in the same manner and rate as are the shares of national banks.

'SECT. 11. The corporate powers of said corporation Board of shall be exercised by a board of not less than five trustees, qualification and all of whom shall be residents of this state and such officers and agents as they shall appoint. Said trustees shall be sworn to the faithful performance of the duties of their office,

and shall serve until duly notified of the election and qualification of their successors.'

Shall be subject to examination by bank examiner. 'SECT. 12. Said corporation shall be subject to examination by the bank examiner as provided by section one hundred and nineteen, chapter forty-seven, of the Revised Statutes.'

First meeting, how called. 'SECT. 13. The first meeting of said corporation may be called by a written notice thereof, signed by any two corporators herein named, served upon each corporator by giving to him the same in hand, or mailing the same to his last known place of residence seven days, at least, before the time appointed for said meeting.'

SECT. 2. This act shall take effect when approved.

Approved February 23, 1889.

## Chapter 439.

An Act to incorporate the Saco River Telegraph and Telephone Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Frank A. Southwick, Samuel B. Shepherd, Charles H. Towle, Edwin A. Palmer, Freeman Palmer and George F. Lang, their associates, successors and assigns, are hereby created a body corporate by the name of the Saco River Telegraph and Telephone Company, with all the rights and privileges, and subject to all the duties provided by the general laws of this state, relating to corporations; with power by that name to sue and be sued; to have and use a common seal, and the same to change at pleasure; to establish any and all by-laws and regulations for the management of their affairs, not repugnant to the laws of this state, and to do and perform any and all other legal and lawful acts incident to similar corporations.

Corporate

—seal.
—by-laws.

Authorized to construct telegraph and telephone lines.

-route.

SECT. 2. Said corporation is hereby empowered and authorized to own, construct, maintain and operate, from some point in the city of Saco, a line or lines of telegraph and telephone, through the town; of Buxton, Hollis and Standish, and terminating at a point in the town of Hollis, and also branch lines within the limits of Buxton and Hollis, if deemed advisable.

CHAP. 433 May locate lines along the highway.

SECT. 3. For the purposes of this act, the said corporation shall have, and the power is hereby granted, to erect and locate its lines along and upon the highways, streets and bridges, as now traveled by the teams carrying the United States mail from Saco to Bonny Eagle village, through the towns of Buxton, Hollis and Standish; or upon town roads in Buxton, Hollis and Standish, if deemed advisable, but in such a manner as not to incommode or endanger the customary and public use thereof; and the company may cut down -cut down trees. any trees standing within the limits of said highways, streets or bridges, except fruit, ornamental or shade trees, when necessary for the erection, use and safety of its lines.

Said corporation is hereby authorized and Authorized to empowered to connect its lines with the lines of any other telegraph or telephone company, by contract with said company, or to sell or lease its own lines at any time.

other lines.

Said corporation is hereby authorized to estab- Authorized to lish such offices at the villages along the line of said route as in their judgment would best convene the public.

SECT. 6. The capital stock of said corporation shall be Capital stock. of such an amount, not exceeding ten thousand dollars, as said corporation may from time to time deem necessary for all purposes contemplated by this act and said corporation may purchase, hold, sell and convey, all real and personal property necessary for said purposes.

SECT. 7. The first meeting of said corporation shall be First meeting, called by any one of said corporators, by giving to each of said corporators personal notice of the time, place and purpose of said meeting.

SECT 8. This act shall take effect when approved.

Approved February 23, 1889.

## Chapter 433.

An Act to incorporate Bank of Persia,

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Francis H. Clergue, Melville H. Wardwell and Corporators. John R. Mason, their associates, successors and assigns, are hereby constituted a body corporate and politic, by the name

Снар. 433

Corporate

of Bank of Persia; by this name may sue and be sued, plead and be impleaded, shall have and enjoy all proper remedies at law and in equity, to secure and protect them in the exercise of the rights and privileges hereinafter granted, and to prevent all invasions thereof and interruptions in the exercise and enjoyment of the same; and shall have all the powers, rights and privileges, and be subject to all the duties and obligations in the statutes of this state, specified in the case of similar corporations, except as hereinafter provided, and except as empowered or restricted by the government of Persia hereinafter named.

Shall be located in Persia, and may commence business when authorized by the government thereof. SECT. 2. The corporation hereby created shall have its principal place of business in the country of Persia, but may establish branches and agencies in any place or country where permitted so to do by the laws of such other place or country, and may commence business when thereto authorized by said government of Persia.

Powers and purposes.

Said corporation shall have in general all the powers and functions of a bank of deposit, discount and of issue; it may issue its bills, notes or scrip in such form and manner, upon such basis, on such terms and to such amount as may be authorized by the government of Persia; receive on deposit money, coin, bank notes, evidences of debt, accounts of individuals, corporations, municipalities and states, allowing interest thereon if agreed, or as the by-laws of said corporation may provide; may borrow money upon its notes or debenture bonds; may loan money on credits, or real estate, or personal security; may buy and sell exchange; may negotiate loans and sales for others; may guarantee the payment of the principal and interest of obligations of other persons or corporations or states; may issue its own bonds or obligations based upon real or personal property conveyed to it in trust to secure the payment of such bonds or obligations and the interest thereon; may hold for safe keeping all kinds of personal or mixed property and may act as agent for the owners thereof, and of real estate for the collection of income of the same, and for the sale of the same, may act as agent for issuing, registering and countersigning certificates, bonds, stocks and all evidences of debt or ownership in property; may hold by grant, assignment, transfer, devise or bequest any real or personal property, or trusts duly created, and may execute trusts of every description; may

act as assignee, receiver, guardian, executor or administrator, and no surety shall be necessary upon the bond of the corporation unless the court or officer approving such bond shall require it: may hold and enjoy all such estates real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, mortgage and dispose of; and finally may do in general all the business that may lawfully be done by a trust or banking company, and may have and exercise all the powers, rights and privileges granted or permitted by the government of Persia.

The capital stock of said corporation shall be Capital stock. fixed at such sum, and paid in such manner, as may be permitted by the government of Persia, and shall be divided into shares of twenty pounds British sterling each, par value, and may be sold in such manner and in such amounts to each stockholder and for such price as the trustees may from time to time determine; it may be increased or diminished by vote of the trustees at any time within the limits as decreed by the government of Persia, and the secretary of said corporation shall file with the secretary of state a certified copy of all proceedings had in fixing, increasing, or diminishing the amount of capital stock, within thirty days after such proceedings are taken; stockholders may borrow of said bank in like manner as other individuals; the total amount which the bank may owe at any time may equal two-thirds of the amount for which the stockholders are liable on account of their ownership of stock.

-indebtedness,

The entire assets of the corporation shall stand for the security of the holders of the notes thereof in preference to all other creditors; the stockholders of the corporation shall be held individually responsible, equally and ratably, and not one for the other, for all the contracts, debts, and engagements of the corporation to the extent of the amount of their stock therein, at the par value thereof, in addition to the amount invested in such shares.

All meetings, except the meeting for organization, of the trustees and stockholders may be held, and all records of the corporation may be kept, in any place or country; provided, however, that said corporation shall keep at some place in this state an assistant secretary, to whom

Meetings may be held, records may be kept in any country.

—shall keep, in this state, an assistant secresworn copies of such parts of all said records as may be required by the bank examiner, or for other purposes contemplated by the statutes of this state, shall be made by the proper officer or officers of said corporation whenever required; and provided also, that service of legal process against said corporation may be made upon said assistant secretary, resident in this state, and shall be binding upon said corporation.

First meeting, how called. SECT. 7. Any one of the persons named in section one of this act is hereby authorized to call the first meeting of this corporation for the choice of trustees and organization, by giving notice to each of the persons named in said section, by letter deposited in the post office, properly addressed, at least seven days before the time mentioned in such notice, and stating the time, place and purposes of such meeting.

Board of trustees, and tenure.

SECT. 8. All the corporate power of this corporation shall be exercised by a board of trustees, whose number and term of office shall be determined by vote of the stockholders at the first meeting held by the incorporators, and at each annual meeting thereafter; they shall hold their offices until others have been chosen in their places. A majority shall constitute a quorum for the transaction of business. They shall elect one of their number to be president of the corporation and one to be vice-president; a secretary who shall be sworn to the faithful discharge of his duty, and a treasurer who shall be sworn and also give bonds to the corporation, with sureties to the satisfaction of the trustees; they shall have power to fill vacancies in their own board by appointment, such appointees to hold office until the next annual meeting of the stock-The affairs and powers of the corporation may, at holders. the option of the stockholders, be entrusted to an executive board of so many members as may be decided by the stockholders, to be, by vote of the stockholders, elected from the full board of trustees.

-onorum.

-offices

-vacancies.

-executive board.

Exempt from certain provisions of the SECT. 9. The provisions of sections one, two, three, four, six, thirteen, twenty-five, twenty-six, twenty-nine, thirty-one, thirty-three, thirty-four, thirty-seven, forty, fifty, fifty-one and fifty-two, of chapter forty-seven of the Revised Statutes shall not apply to this corporation.

By-laws.

Revised Statutes.

SECT. 10. A code of by-laws not inconsistent with the constitution or laws of this state may be adopted by the

stockholders for the regulation of all other affairs of this corporation.

Снар. 434

SECT. 11. This act shall take effect when approved.

Approved February 23, 1889.

## Chapter 434.

An Act to repeal Chapter one hundred and thirty six of the Private and Special Laws of eighteen hundred and seventy-two, and Chapter eighty-six of the Private and Special Laws of eighteen hundred and seventy-eight.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter one hundred and thirty-six of the private and special laws of eighteen hundred and seventy two, and chapter eighty-six of the private and special laws of eighteen hundred and seventy-eight, are hereby repealed.

and ch. 86, Special Laws of 1878, repealed.

This act shall take effect three months from the day of its approval.

When act takes offect.

Approved February 23, 1889.

#### Chapter 435.

An Act to repeal Section six of Chapter two hundred and sixty-two of the Private and Special Laws of eighteen hundred and eighty-seven, entitled "An Act to incorporate the Carrabassett and Canadian Railroad Company," and to extend the time for the location and construction of said railroad.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section six of chapter two hundred and sixty-SECT. 1. Section six of chapter two hundred and sixtySec. 6, ch. 262,
two of the private and special laws of eighteen hundred and 1887, repealed. eighty-seven, entitled "An Act to incorporate the Carrabassett and Canadian Railroad Company" approved March fifteenth, eighteen hundred and eighty-seven, is hereby repealed.

The further time of six years from the approval Further time of this act is hereby allowed and granted to said Carrabassett granted to locate and construct and Canadian Railroad Company incorporated by force of said act approved March fifteenth, eighteen hundred and eighty-seven, to locate and construct said railroad according to its said charter and acts additional thereto and amendatory thereof.

Approved February 23, 1869.

## Снар. 436

#### Chapter 436.

An Act to prohibit fishing in Royal's River and tributaries in the town of New Gloucester.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Taking fish in New Glouces-ter, prohibited for six years.

Fishing or taking fish from Royal's river and its SECT. 1. tributaries in the town of New Gloucester, between Sabbath day pond and Jordan's Mills in said New Gloucester, is prohibited for the space of six years.

Penalty for violation.

Any person violating the provisions of the first section of this act, shall be punished by fine not exceeding ten dollars and one dollar for each fish caught.

Approved February 26, 1889.

#### Chapter 437.

An Act to incorporate the Thomasten and Warren Electric Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. C. W. Stimpson, H. C. Levensaler, E. K. O'Brien, J. C. Levensaler, William E. Vinal, Thomas A. Carr, B. W. Counce, S. W. Masters, W. O. Masters, E. E. O'Brien, Atwood Levensuler, J. H. H. Hewitt, J. E. Moore, J. A. Creighton, William H. Hatch, Levi Seavey, Edward O. Burgess, Niven C. Mehan, all of Thomaston, and Joseph N. Vinal, M. R. Mathews, Thomas Walker, J. M. Studley and W. H. Hodgman of Warren, in Knox county, and F. A. Alden of Union, their associates, successors and assigns, are hereby constituted a body politic and corporate by the name of the Thomaston and Warren Electric Light and Power Company, and generally it shall have all the powers and be subject to all the liabilities of corporations, as provided in chapter forty-six of the Revised Statutes, and other laws of this state relating to corporations, so far as applicable, and subject to the provisions of this act.

Corporate

Said company is authorized and empowered to light streets by electricity. carry on the business of lighting by electricity, such public streets of the towns of Thomaston and Warren, and the

other towns and city in the county of Knox, and such buildings and places therein, public and private, as may be agreed

Authorized to

upon by said corporation and the owners or those having control of such places to be lighted; and may furnish motive power by electricity within said city and towns and limits; and may build and operate manufactories and works for the providing and supplying of electricity and light and power, and may lease, purchase and hold real and personal estate for the proper objects of the corporation, to the amount of fifty thousand dollars; and to construct, lay, maintain and operate lines of wire or other material for the transmission of electricity, submarine, under ground, upon, under and along and over any and all streets, ways and bridges, under the direction of the municipal officers of said city and towns. respectively; and in public places in such a manner as not to endanger the appropriate public use thereof, and to establish and maintain, under direction of said municipal officers, all

> Shall first obt In municipal officers before. erecting wires,

SECT. 3. For the erecting said wires above ground and for laving the same, or pipes therefor, submarine or underground, and for taking up, replacing and repairing the same. said company shall first obtain the consent of the municipal officers of said city or towns, and perform all said acts as Liability for directed by said municipal officers; and said company shall repay to any city or town any sum which such city or town may have been compelled to pay on any judgment for any damages caused by a defect or want of repair in the streets thereof, due to the neglect of said company, or on any judgment for damages caused by the negligence of said company in the creeting and maintaining of any posts, wires or appurtenances connected with said business.

necessary posts, pipes, supports and appurtenances and ter-

minating at such points as may be expedient.

Said company, at its own expense, without Shall not unnecessary delay, shall remove any and all obstructions in •to any street, made in erecting or laying the lines for such purposes, and cause earth or pavements disturbed to be properly It shall not be allowed to obstruct or impair the use of any public or private drain, or gas pipe, or sewer, telegraph or telephone wire, but may cross, or, when necessary, change the direction of any private wire or pipe, drain or sewer, in such manner as not to obstruct or impair the use thereof, being responsible to the owner or other

Farrici streets

22

CHAP. 437

-furnish motive power.

-hold real estate

-construet lines on all streets, under direction of municipal officere

Снар. 437

person for any injury occasioned thereby, in an action on the case.

Land damages, | how estimated. SECT. 5. Damages for any land taken for the purposes of erecting or laying said lines, if the parties cannot agree, shall be estimated, secured and paid as in the case of lands taken for railroads.

Depreciation of values shall not diminish Mability. SECT. 6. Nothing contained in this act shall be construed to affect or diminish the liability of said corporation for any injury to private property, by depreciating the value thereof or otherwise, but any legal remedies existing shall continue.

Municipal efficers may control acts affecting public] health and safety. SECT. 7. The municipal authorities of the city and the selectmen of said towns, for the time being, shall, at all times, have the power to regulate and control the acts and doings of said corporation, which may in any manner affect the health or safety, or become a nuisance to the inhabitants of said city or towns.

Capital stock.

SECT. 8. The capital stock of said company shall not be less than ten thousand dollars, divided into shares of one hundred dollars each, which may, by vote of said company, be increased to fifty thousand dollars.

May issue bonds and mortgage property. SECT. 9. Said corporation is hereby authorized to issue bonds for the construction of its works, upon such rates and time as it may deem expedient, to an amount not exceeding twenty-five thousand dollars, and to secure the same by mortgage or deed of trust of the franchise, property and estate of said corporation.

First meeting, how called. SECT. 10. The first meeting of said company may be called by either corporator giving five days' written notice, by mail, to his associates, stating the time and place thereof, or by publication of such notice at least once in a newspaper published in said Thomaston or Rockland, said publication to be at least five days before the time of said meeting.

SECT. 11. This act shall take effect when approved.

Approved February 26, 1889.

Снар. 438

## Chapter 438.

An Act to incorporate the Trustees of the Buck Memorial Library in Bucksport.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sewall B. Swasey, George Blodgett, Parker corporators. SECT. 1. Spofford, Nahum T. Hill, Richard B. Stover, Oscar P. Cunningham and Alfred L. Skinner, and their successors, are hereby constituted a body corporate, under the name of the Corporate Trustees of the Buck Memorial Library in Bucksport, with power to take, hold and manage real and personal estate, to an amount not exceeding one hundred thousand dollars, for the purpose of establishing and maintaining a library and reading room in Bucksport, and by that name shall have power to take, hold and manage all such gifts, grants, bequests and devises as shall be made to them for those pur-Said corporation shall have all the corporate powers given to like corporations, by chapter fifty-five of the Revised powers. Statutes of eighteen hundred and eighty-three.

The proceedings and doings of said trustees in Doings, legalized. accepting the deed of trust of said library, building and lot. with the conditions named therein, from Charlotte S. Buck and Emeline C. Buck, and their acts under said deed are hereby legalized, made valid and confirmed.

This act shall take effect when approved. SECT. 3.

Approved February 26, 1889.

# Chapter 439.

An Act to authorize the Portland Railroad Company to operate its railroad by electricity.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The Portland Railroad Company is hereby Authorized to authorized to operate its railroad, as now constructed or electricity. hereafter to be extended within the limits of the city of Portland and the towns of Deering, Westbrook and Cape Elizabeth, by means of electricity, with the consent of the municipal officers of said towns, including the city of Portland, and subject to such conditions and regulations as they may impose.

This act shall take effect when approved. SECT. 2.

Approved February 26, 1889.

670

## Chapter 440.

An Act further extending the charter of the Bangor Boom Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter extended for eight years.

-tolls reduced.

SECT. 1. The charter of the Bangor Boom Company with all the rights and privileges and all the responsibilities attaching to said company by virtue of the several acts creating, extending and relating thereto shall continue and remain in force for eight years from March, eighteen hundred and ninety, provided, however, that said company shall receive as toll ten cents for each thousand feet, in lieu of twenty cents as provided in chapter seventy-five of the special laws of the year eighteen hundred and eighty-one in the case therein provided of the work of driving and rafting being done by one contractor, as now done.

Surveyor general may, in case of neglect, appoint persons to look after stray logs.

Upon application in writing by any person interested in logs on the Penobscot river to the surveyor general, if he is satisfied that the company is not performing the requirements of section two of chapter forty-nine of the special laws of eighteen hundred and sixty-nine, as to stray logs, so called, he shall appoint one or more persons to look over the booms and rafting grounds of the company and if stray logs, so called, are found therein, they shall be returned to the owner, or sold after due notice; such person or persons so appointed shall receive such reasonable compensation as shall be agreed upon with the surveyor general to be paid by the company, the company shall be entitled to a toll of one dollar for each thousand feet of stray logs, so found, and returned or sold, a return of all such stray logs so found, shall be made to the office of the surveyor general, and the proceeds of sales as above shall be deposited with the surveyor general, to be paid to the owner, if not claimed by the owner within two years from the date of the sale, the proceeds of such sums shall be applied to the improvement of the navigation of the river as provided in said section two of said chapter forty-nine, with reference to proceeds of logs sold as therein provided. The surveyor general shall have a reasonable compensation for his services, to be paid from such proceeds.

-compensa-

-tolis paid corporation.

--proceeds of sules, how disposed of.

—compensation of surveyor general.

May erect plers. SECT. 3. The company may erect within its limits on the easterly side of Penboscot river, two piers within five hundred

feet southerly of Eaton point and not exceeding two hundred feet from the easterly bank of the river in such places: to be of such size and proportions and constructed as shall be determined by Joab W. Palmer and William Connors of Bangor.

The limits of the company are extended from its Limits expresent limits up river, to the south bank of Eaton's cove on the east side and to Thompson's point on the west side.

This act shall take effect when approved.

Approved February 26, 1889.

## Chapter 441.

An Act to incorporate the Hartland and Pittsfield Telegraph and Telephone Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Thomas A. Linn, Greenville J. Shaw, James O. Gorporatora. Bradbury, Amasa J. Moore, James Fuller, Albert W. Miller, Henry C. Fuller, Lawrence Williams, Calvin Blake, Z. Lancaster, L. Parks, Nathan M. Webb, John C. Ham, their associates, successors and assigns, are hereby created a body politic by the name of the Hartland and Pittsfield Telegraph Corporate and Telephone Company, with all the powers, rights and privileges, and subject to all the duties and obligations, granted and prescribed by the general laws of this state relating to corporations.

Said corporation is hereby authorized to own, Authorized to construct, maintain and operate a line or lines of telegraph and telephone from the town of Pittsfield, in the county of Somerset, through Palmyra to Hartland, and through Hart- -route. land to Saint Albans and to Athens and to Harmony, all in the county of Somerset, Maine, upon and along any public highway, railroad, bridge or private lands, and subject to the provisions of chapter three hundred and seventy-eight of the public laws of eighteen hundred and eighty-five, but in such manner as not to incommode or endanger the customary public use thereof, with the right to cut down trees and remove obstacles, when necessary, within the limits afore- obstacles said, except ornamental, fruit or shade trees, and with the \_establish tolls. power to establish and collect tolls on said line or lines.

telephone lines.

Damages, how

If the land of any individual or corporation is taken under this act, and the parties cannot agree on the damage occasioned thereby, they shall be estimated, secured and paid in the manner provided in case of land taken for railroads.

Authorized to other lines.

SECT. 4. Said corporation is hereby authorized and empowered to connect its line or lines with those of any other telegraph or telephone company or corporation, or to sell or lease its line or lines of telegraph and property and telephone and property, either before or after completion, to any other telegraph or telephone company or corporation, upon such terms as may be mutually agreed upon, which sale or lease May lease other shall be binding upon the parties; or may purchase or lease any other line or lines of telegraph or telephone upon such terms and conditions as may be mutually agreed upon.

Capital stock.

The capital stock of said corporation shall be of such amount as said corporation may from time to time determine to be necessary, but not exceeding the sum of five thousand dollars, for the sole purpose of owning, constructing, maintaining and operating the line or lines of telegraph or telephone hereby authorized or contemplated, and the said corporation may purchase, hold, sell and convey all real estate and personal property necessary for the purposes contemplated in this charter.

-may hold real

First meeting,

how called.

-officers.

SECT. 6. Any two of the corporators named in this act may call the first meeting of the corporation, by mailing a written notice, signed by both, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purposes of such meeting, and at such meeting, a president, secretary, treasurer and directors may be chosen, by-laws adopted, present amount of capital stock fixed, and any corporate business transacted.

This act shall take effect when approved. SECT. 7.

Approved February 26, 1889.

# Chapter 449.

An Act to incorporate the Thomaston Lime Rock Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Atwood Levensaler, James O. Cushing, Edward Corporators. K. O'Brien, James A. Creighton, Charles A. Creighton, Edward E. O'Brien, William C. Burgess, Levi Seavey, Charles O. Cushing, Edward O'B. Burgess, all of Thomaston in the county of Knox, and Charles A. Rollins of Boston, Massachusetts, and their associates, successors and assigns, are hereby incorporated as a corporation to be known as the Corporate name. Thomaston Lime Rock Railroad Company.

The capital stock of said corporation shall con- Capital stock. sist of five hundred shares, of the par value of one hundred dollars each, and said corporation shall have power to increase said capital stock further, to an extent not exceeding two hundred and fifty shares more, of the same par value.

SECT. 3. Said corporation shall have and enjoy all the May take land. powers conferred by the general railroad laws of this state, to take and hold, by purchase or condemnation, all needed land and other property to enable it to construct, operate -construct a and maintain a railroad from any point within said town of Thomaston, from all the kilns in said town to all the quarries in said town of Thomaston and the quarries of the city of Rockland, for the transportation of lime rock and other freight; and also may similarly construct and operate side tracks to and from said quarries and kilns.

Said corporation shall have a president, board of Officers. directors, of not less than five, a clerk and a treasurer, all of whom shall be stockholders.

SECT. 5. Said corporation shall have power, upon vote of May insue a majority of the directors thereof, at any time when a sum for the stock of said corporation, not less than fifteen thousand dollars, shall have been subscribed and actually paid in, to issue bonds secured by the property of the corporation, in such sums and at such rate of interest and to run for such time as said directors may determine, not exceeding in all the sum of twenty-five thousand dollars.

SECT. 6. This act shall take effect when approved.

Approved February 25, 1889.

Снар. 443

#### Chapter 443.

An Act te incorporate the Southern Loan and Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Albion Little, Fred N. Dow, Clarence Hale, Thomas L. Talbot and George F. Gould, of Portland; Barnabas Freeman and E. Dudley Freeman, of Yarmouth; Weston Lewis, of Gardiner; William P. Whitehouse and Herbert M. Heath, of Augusta; Seth M. Carter, of Lewiston; Fred H. Williams, of Boston and George W. Titcomb, of Denver, Colorado, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic, to be known as the Southern Loan and Trust Company, and as such shall be possessed of all the powers, privileges and immunities, and subject to all the duties and obligations conferred on corporations by law, except as otherwise provided herein.

Corporate name.

SECT. 2. The corporation hereby created shall be located at Portland, Maine, and may establish agencies in any part of this state.

Purposes.

Location

SECT. 3. The purposes of said corporation, and the business which it may perform, are: first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations and municipalities, allowing interest thereon if agreed, or as the by-laws of said corporation may provide; second, to borrow money, to loan money on credits or real estate or personal security, and to negotiate loans and sales for others; to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate running to said Southern Loan and Trust Company; to issue its own bonds or obligations, based upon real or personal property conveyed to it in trust to secure the payment of such bonds or obligations and the interest thereon; third, to hold for safe keeping all kinds of personal or mixed property, and to act as agent for the owners thereof, and of real estate, for the collection of income on the same and for sale of same, and to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fourth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property, or trusts duly created, and to execute

trusts of every description: fifth, to act as assignce, receiver. guardian, executor and administrator, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it: sixth. to hold and enjoy all such estates, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, mortgage and dispose of, except as provided in section ten: seventh, to do in general all the business that may lawfully be done by a trust or banking company.

An administrator, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine, may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them to so deposit the same.

Administra may deposit

The capital stock of said corporation shall be Capital stock. fifty thousand dollars divided into shares of one hundred dollars each, with the right to increase said capital at any time, by vote of the shareholders, to any amount not exceeding one million of dollars. Said corporation shall not commence business until stock to the amount of twenty-five mence business been paid in. thousand dollars shall have been subscribed for and paid in. in cash, and no certificate of shares shall be issued until the par value of the same has been fully paid.

-shall not com-

The shareholders of this corporation shall be Responsibility of shareholders. individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of said corporation to a sum equal to the amount of the par value of the shares owned by each, in addition to the amount invested in said shares.

Said corporation after beginning to receive Reserve fund, deposits, shall at all times have on hand, in lawful money, as a reserve, not less than twenty-five per cent of the aggregate amount of its deposits, which are subject to withdrawal on demand, provided, that in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances payable on demand, due from any national or state bank.

Taxation of

SECT. 8. The shares of said corporation shall be subject to taxation in the same manner and amount as are the shares of national banks.

Shall be subject to examination by bank examiner. SECT. 9. Said corporation shall be subject to examination by the bank examiner, as provided by section one hundred and nineteen, chapter forty-seven of the Revised Statutes.

Money held in trust, shall constitute a special deposit. SECT. 10. All property or money held in trust by this corporation shall constitute a special deposit, and the accounts thereof and of said trust department, shall be kept separate, and such funds and the investment or loans of them, shall be especially appropriated to the security and payment of such deposits and not be subject to any other liabilities of the corporation and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Board of trustees, and tenure. SECT. 11. The corporate powers of said corporation shall be exercised by a board of not less than five trustees, who shall be chosen annually and must be residents of this state. Said trustees shall be sworn to the faithful performance of the duties of their office, and shall serve until duly notified of the election and qualification of their successors.

Guarantee fund.

SECT. 12. The company shall set apart as a guarantee fund, not less then ten per cent of its net earnings in each and every year until such fund with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

First meeting, how called. SECT. 13. The first meeting of said corporation may be called by a written notice thereof, signed by any two corporators herein named, served upon each corporator by giving the same in hand or sending the same by mail to his last known place of residence.

SECT. 14. This act shall take effect when approved.

Approved February 26, 1889.

## Chapter 444

An Act to incorporate the Falmouth Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

William H. Moulton. Weston Lewis, Bion Corporators. Wilson, Hanno W. Gage, their associates and successors, are hereby made a corporation by the name of Falmouth Trust Corporate Company, for the purpose of receiving on deposit, money and other personal property of every description, and of collecting and disbursing the income and principal of said property when due; of receiving on deposit for safe keeping, money, securities, stocks and other property of every kind; of loaning or advancing money or credits on real and personal security; of selling and disposing of the securities held by it: of guaranteeing the payment of principal and interest, of all obligations secured by mortgage or deed of trust of real estate running to said corporation; to issue bonds or debentures secured by assignment of mortgages on real property held by it; of acting as trustee under mortgages or otherwise, as receiver or agent for any person, firm, corporation public or private; to issue, register and countersign certificates of stock, bonds or other evidences of indebtedness, and to receive and make payments on account of the same.

Said corporation may be appointed executor or May be appointed trustee under any will, or administrator or guardian of any estate, under the same circumstances, in the same manner, and subject to the same control by the court having jurisdiction of the same, as in the case of a legally qualified person; and no surety shall be required upon the bonds filed by said corporation in such cases, unless the court or officer approving such bonds shall require it. In all proceeding in the probate court or elsewhere, connected with any authority exercised under this act, all accounts, inventories and other papers may be sworn to, in behalf of the corporation, or any officer duly authorized by it.

Administrators, executors, assignees, guardians, Administratrustees or any court, may deposit or direct any moneys, deposit with. papers, documents or other property to be deposited with said corporation, which is hereby authorized to receive and hold the same, upon such terms as may be agreed upon, but

-purposes.

Снар. 444

said corporation shall not be required to assume or execute any trust without its own assent.

Capital stock.

SECT. 4. The capital stock of said corporation shall be one hundred thousand dollars, divided into shares of one hundred dollars each. Said corporation shall not commence business until fifty thousand dollars have been paid in, in cash. The capital stock of the corporation may be increased to one million dollars. The corporation may hold real estate for its own use, not exceeding twenty-five thousand dollars in value.

Board of trustees, qualification and tenure. SECT. 5. The corporate powers of said corporation shall be exercised by a board of trustees, consisting of not less than five persons, residents of this state, who shall be chosen annually, and who shall be qualified by acceptance of that trust, in writing.

Reserve fund, shall be in lawful money.

-proviso.

SECT. 6. Said corporation shall have at all times on hand in lawful money, as a reserve, not less than twenty-five per cent of the aggregate amount of all its deposits, which are subject to withdrawal on demand; provided, in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances, payable on demand, due from any national or state banks.

Responsibility of shareholders.

SECT. 7. The shareholders of this corporation shall be individually, equally and ratably responsible for its liabilities, to the extent of the amount of their stock therein, at the par value, in addition to the amount invested in such shares.

Taxation of shares.

SECT. 8. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Shall be subject to examination by bank examiner. SECT. 9. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least twice in every year, and as much oftener as he may deem expedient. At such visits, he shall have free access to its vaults, deposits, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. He shall preserve in a permanent form, a full record of his proceedings, including a statement of the condition of said corporation. A copy of said statement shall be published by said corporation immediately after the examination of the same, in some newspaper published in Portland.

-shall keep record and publish statement, annually. SECT. 10. This act shall take effect when approved. CHAP. 445

Approved February 26, 1869.

# Chapter 445.

An Act relating to the Portland Catholic Orphan Asylum Society, now known as Saint Elizabeth's Roman Catholic Asvium.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The corporation originally entitled the Portland Name changed. Catholic Orphan Asylum Society, shall hereafter be known as Saint Elizabeth's Roman Catholic Asylum, and its use of that designation heretofore is hereby ratified and made legal.

SECT. 2. Said corporation may provide and maintain a May provide home or homes for indigent orphans or destitute children, orphans, etc. with all the rights and privileges, and subject to all the duties, liabilities and requirements of similar corporations by the laws of this state; and it may purchase and hold real and -hold real personal property to an amount not exceeding at any one time one hundred thousand dollars, with full power to manage and dispose of the same.

This act shall take effect when approved.

Approved February 26, 1889.

## Chapter 446.

An Act to grant certain Additional Powers to the Bar Harbor Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. For the purpose of raising funds to be used in the extension and improvement of its works, and to carry out the purpose for which it was created, as provided by its charter entitled, "An Act to incorporate the Bar Harbor Water Company," approved February ten, eighteen hundred and seventy-four, the Bar Harbor Water Company is hereby authorized to issue its bonds to the amount of two hundred issue bonds, and and fifty thousand dollars, of such date and denomination, property. and payable at such times as the company may determine,

Authorized to

and to secure its said bonds, both principal and interest, by a mortgage upon all its property, both real and personal, and also upon the franchise of said corporation.

SECT. 2. This act shall take effect when approved.

Approved February 26, 1889.

## Chapter 447.

An Act to regulate the taking of Pickerel in the waters of Kennebec county.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Taking of pickerel, except by hook and line, prohibited. SECT. 1. The taking of pickerel in the waters of Kennebec county, in any other manner than by hook and line, is hereby prohibited.

Penalty for violation.

SECT. 2. Any person violating the provisions of this act shall be liable to a fine not exceeding ten dollars, to be recovered, on complaint, before any trial justice in Kennebec county, one-half to the complainant and one-half to the county of Kennebec.

Approved February 26, 1889.

#### Chapter 448.

An Act to incorporate the Maine Free Baptist Association.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Oren B. Cheney, Rufus Deering, John M. Lowden, Hiram J. Preble, Ebenezer D. Wade, John B. Jordan, Simeon C. Whitcomb, Orrin W. Waldron, Thomas H. Stacy, their associates and successors, are hereby constituted a corporation for religious, missionary and educational purposes, under the name of the Maine Free Baptist Association, and by that name shall have power to prosecute and defend suits at law, to use a common seal, to take and hold for the objects of their association, by gift, grant, bequest, purchase, or otherwise, any estate, real or personal, or both, the annual

Corperate name.

—powers.

income of which shall not exceed fifty thousand dollars, and CHAP. 449 to sell and convey any estate, real or personal, or both, which the interests of said association may require to be sold and conveyed.

The said association may adopt such a constitu- May adopt a constitution. SECT. 2. tion as they may deem expedient for the management of their affairs from time to time, and they shall be, and they are hereby invested with all the powers, privileges, rights and immunities, incident to similar corporations.

SECT. 3. The Free Baptist Maine Home Missionary Society, incorporated by an act approved February six, eighteen hun-Missionary dred seventy-two, is hereby authorized to transfer and deliver to the said Maine Free Baptist Association, all its real and personal property and estate, and existing rights, to be held and used by said association for the purposes mentioned in this act, and upon such transfer and delivery, the act entitled "An Act to incorporate the Free Baptist Maine Home Missionary Society," approved February six, eighteen hundred seventy-two, shall thereafter be null and void, and all the powers and immunities of the said society shall be vested in the said association.

The first meeting of this corporation may be First meeting, called by Oren B. Cheney, or by any two of the persons named in section one of this act, by a notice of the time and place being sent to each corporator, at least seven days before said meeting.

SECT. 5. This act shall take effect when approved. Approved February 26, 1889.

## Chapter 449.

An Act to authorize Phineas Richardson, Junior, to dredge bars and navigate Kennebago Lake, in Franklin county, by steam.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Phineas Richardson, Junior, his associates and P. Richardson, assigns, are hereby authorized and vested with exclusive clusive right to right against all persons or corporations, to employ and navigate every kind of boat or water craft, propelled by steam, as common carriers on the Kennebago lake, in Franklin county, for the term of six years from the passage of this

Снар. 449

act, with the right to navigate the waters of said lake in all directions and to all points.

Shall provide accommodations, or exclusive right shall terminate.

SECT. 2. It shall be the duty of said Richardson, his associates and assigns, to provide and furnish, adequate and reasonable transportation and accommodations for all ordinary travel upon said lake, and any failure on his or their part to do so after reasonable notice, shall terminate the exclusive right aforesaid. Any person or persons, who shall invade or violate the rights hereby granted to said Richardson, his associates and assigns, shall forfeit and pay to the use of said Richardson, his associates and assigns, not less than fifty, and not exceeding three hundred dollars, to be recovered by said Richardson, his associates and assigns, in an action of debt.

-penalty for violation of right.

May receive tolls.

SECT. 3. Said Richardson, his associates and assigns, shall be allowed to charge and receive a toll of not exceeding seventy-five cents for each person transported upon or across said lake, on any regular trip, and a freight charge of not exceeding twenty-five cents per one hundred pounds, for all freight other than personal baggage transported in like manner.

Shall make daily

-exceptions.

SECT. 4. Said Richardson, his associates and assigns, shall make at least one daily trip from the wharf, at the head of the lake, across said lake to such point or points as the principal travel may require, and return, excepting Sundays, unless there be no person desiring to travel, or send freight either way, in which case such daily trip may be omitted, such trips may, at any time be omitted when it shall be deemed by the person in charge of said boat by reason of wind to be unsafe to put out.

-shall not interfers with rafting of logs.

SECT. 5. Nothing herein contained shall be construed to authorize said corporator in any manner, to interfere with booming, rafting or driving logs and lumber upon or over said lake or its tributaries.

-shall have right to remove obstructions. SECT. 6. Said Richardson, his associates and assigns, shall have the right to dredge bars and remove obstructions along the shores of said lake, when necessary for the full enjoyment of the privileges hereby conferred.

Inconsistent acts, repealed. SECT. 7. All acts or parts of acts inconsistent with this act, are and shall be hereby repealed.

SECT. 8. This act shall take effect when approved.

Approved February 26, 1889.

## Chapter 450.

An Act to incorporate the State of Maine Fire Insurance Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Daniel F. Davis, J. B. Peaks, E. C. Ryder, Corporators. Parker Spofford, Morrill Sprague, D. R. Straw, George M. Warren, Louis C. Stearns, W. A. R. Boothby and William T. Haines, their associates, successors and assigns, are hereby created a body corporate by the name of the State of Maine Corporate Fire Insurance Company, for the purpose of insuring buildings, stock in trade and merchandise and all other kinds of personal property against loss by fire and lightning. company shall be located at any place in the state of Maine, where the board of directors may determine; and when so determined the board of directors shall notify the insurance commissioner.

SECT. 2. The capital stock of said corporation shall be Capital stock. fifty thousand dollars and may be increased by a two-thirds vote of the stockholders not to exceed five hundred thousand The capital stock shall be divided into shares of one hundred dollars each. The capital stock shall be paid in full before any policy of insurance shall be issued by said corporation, either in cash or its equivalent in securities in the judgment of the directors of said corporation.

-shall be paid in full, before any policy

Said corporation may conduct the business of Conduct of business, shall not conflict with this act or not conflict with SECT. 3. fire insurance in any manner not to conflict with this act or the laws of this state, and may adopt such by-laws for the conduct of its business as it may deem necessary.

laws of this

The first meeting of said corporation for the purposes of organization, shall be held at any place in this state where any one of said incorporators may reside, on notice for that purpose given in writing to each of the said incorporators. the same to be signed by any one of said incorporators by mailing said notice to each incorporator to his proper address. at least twenty days prior to the date of said meeting.

First meeting, how called

Said corporation may hold real estate not to May hold real exceed the amount of its capital stock.

SECT. 6. This act shall take effect when approved.

Approved February 26, 1889

#### Chapter 451.

An Act in amendment of Chapter one hundred and seventy-one, of the acts of the year one thousand eight hundred and eighty-seven, incorporating the Dirigo Mutual Accident Association.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 1, ch. 171, Special Laws of 1887, amended.j

Section one of chapter one hundred and seventy-SECT. 1. one of the acts of the year one thousand eight hundred and eighty-seven, incorporating the Dirigo Mutual Accident Association, is hereby amended by changing the name of said corporation where it occurs in said section to "the Dirigo Mutual Life and Accident Association," and by inserting after the word "agreements," in said section, the word 'guarantees'; and by inserting after the words "business of accident," in the same section, the words 'and life,' and by adding after the word "act," in the last line of said section, the following: 'the accident insurance business shall be carried on by said corporation, separately from its general life insurance business; and all money, and other property received by assessments from its certificate holders, or otherwise, in either of said two classes of insurance, shall be kept separate and distinct from that received in the other class; and no money or other property, accruing from or belonging to one class shall be liable, either in law or equity, to be applied to the payment of any claims, benefits or indemnities of the other class:' so that said section one when amended. shall read as follows:

Corpo: a ors.

Corporate

-purposes.

'SECT. 1. That Philip P. Getchell, Horace C. Little, R. C. Reynolds, N. M. Neal, Frank W. Dana, H. G. Foss, Charles W. Davis, H. Wesley Hutchins, Willard F. Estey and A. M. Roak, all residents within the state of Maine, their associates, successors and assigns, be and hereby are made a body politic and corporate, by the name of the Dirigo Mutual Life and Accident Association, for charitable and benevolent purposes, and furnishing relief and assistance, by means of mutual agreements, guaranties, and the payment of funds, and the carrying on of business of accident and life insurance on the assessment plan; and said corporation may sue and be sued, defend and be defended, have all bylaws and regulations which may be necessary to carry out the purposes of this act, and shall be vested with all the powers

and privileges, and be subject to all the liabilities by law incident to life insurance companies, so far as the same are applicable to, and not inconsistent with, the nature and purposes of this act. The accident insurance business shall be carried on by said corporation, separately from its general life insurance business; and all money and other property received by assessments from its certificate holders, or otherwise, in either of said two classes of insurance, shall be kept

separate and distinct from that received in the other class; and no money or other property, accruing from, or belonging to one class, shall be liable, either in law or equity, to be applied to the payment of any claims, benefits or indemnities

Снар. 452

earldent and life business, shall be carried on separately.

SECT. 2. Section six of said chapter is hereby amended Sec. 6 amended. by striking out the words, "and accident indemnities," and also the word "ten," in the last line of said section six, and inserting in lieu thereof the words, 'twenty-five'; so that said section six as amended, shall read as follows:

of the other class.'

This corporation shall annually, on the thirty- Reserve fund, first day of December, deposit with the treasurer of state, as posited with a reserve fund, for the benefit and protection of its certificateholders, cash or securities, approved by the governor and council, to an amount equal to fifteen per cent of its total receipts on assessments, made to pay death benefits, during the year then ended, until said reserve fund so accumulated. shall amount to twenty-five thousand dollars.'

SECT. 3. This act shall take effect when approved.

Approved February 26, 1889

#### Chapter 459.

An Act to incorporate the Berwick Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Horace B. Tibbets, John H. Stillings, Benjamin Corporators. L. Clark, Casper E. Marshall, Walter H. Downs, Albert Goodwin, William Wheeler and Charles F. Parks, their associates and successors, are hereby made a corporation by the name of the Berwick Water Company, for the purpose of Corporate furnishing to the people of Berwick and South Berwick, or -purposes.

either of them, a supply of pure water for domestic, mechanical and manufacturing purposes, and to either or both of said towns, water for the extinguishment of fires and other public uses, and also to the Somersworth and Rollinsford Water Company of the state of New Hampshire, a supply of water for the purposes for which it was created, with all the rights, privileges, immunities, duties and obligations incident to similar corporations.

Capital stock.

SECT. 2. The capital stock of said corporation shall not be less than five thousand dollars and shall not exceed two hundred thousand dollars; it may acquire and hold real and personal estate necessary and convenient for the purposes aforesaid; and it may issue bonds and other obligations, secured by a mortgage of its franchise and other property, to carry out the purposes for which it is created, and may enter into any contract for such purposes with any other water company in Maine, or with said Somersworth and Rollinsford Water Company of New Hampshire, and may lease its rights, franchise and property to such company, or may lease the rights, franchise and property of such company.

-may issue bonds, and mortgage property.

-lease its property.

May take real

erect dams,

—lay pipes by permission of municipal officers.

SECT. 3. Said corporation may take and hold by purchase, or may take as for public uses, any real estate or easement therein, including the water of any ponds, streams, springs or wells necessary for obtaining a sufficient supply of water, for the construction of reservoirs, and laving pipes; and may erect and maintain all necessary dams, reservoirs, standpipes and hydrants; and may lay its pipes through the lands of persons and corporations and having first obtained the permission of the municipal officers of said towns, and under such restrictions and regulations as they may prescribe, along the streets and ways of said towns, and may lay its pipes, under any railroad, water course or private way, and cross any drain or sewer, or pipe for the distribution of gas; provided, that in the matter of crossing gas pipes, it shall at its own expense, and within reasonable time, replace, repair and cover all such gas pipes and mains as may be displaced, injured or disturbed during the construction and repair of its water works; and it may enter upon and dig up any such real estate, railroad, street or way, for the purpose of laying pipes or erecting hydrants, or other fixtures, and maintaining and repairing the same; and it may do any other act or thing necessary, convenient and proper to carry out the purpose of providing a supply of water, and distributing the same to the CHAP. 452 inhabitants of said towns for the uses aforesaid.

deeds, descrip-

Said corporation shall file in the registry of Shall file in deeds a certificate containing a description of the land purchased or taken, or in which an easement is taken under the provisions of the act, and a statement of the purposes for which it is taken, to be recorded by the register; and such land or easement shall be deemed to be taken upon the filing of such certificate, but this section shall not apply to the service pipes leading from the main pipe for the purpose of distributing the water.

Said corporation shall pay all damages sustained Damages, how estimated. by any person or corporation in property, by the taking of any land, right of way, water, water source, water right or easement, or by the erection of any dam, or by any other thing done by said corporation under the authority of this act. Any person or corporation sustaining damages as aforesaid, may have the same determined in the manner provided by law for the assessment of damages for lands taken for railroads, upon application at any time within the period of three years from the taking of such land or other property, or the doing of other injury, under the authority of this act; but if no application is made within three years as aforesaid, the party claiming to have suffered damages, shall be deemed to have waived his claim therefor.

Said corporation may distribute the water through Authorized to said towns of Berwick and South Berwick; may regulate the and fix rates. use of said water and fix and collect water rates to be paid for the same; but such rates shall not exceed those in other towns and cities in Maine, of the general size and circumstances of said towns of Berwick and South Berwick, and similarly situated; and after it shall commence receiving pay for water supplied by it, said corporation shall be bound to furnish, at reasonable rate as aforesaid, water to the inhabitants of said towns for said uses within a reasonable distance from the main pipe, and to said towns in their corporate capacity for public uses. And said towns are hereby author- Towns may ized to contract with said corporation for water for public uses, on such terms as the parties may agree, including the taxation. remission of taxes upon the real estate, fixtures and plant of said corporation, and may raise money therefor, in the same manner as for other town charges.

Penalty for corrupting water.

SECT. 7. Any person who shall wilfully and maliciously corrupt the waters of any of the sources of supply or reservoirs of said corporation, or render them impure, or who shall leave or throw any offensive matter or materials upon them when frozen over, or who shall wilfully injure any dam, reservoir, conduit, pipe, hydrant, engine, water wheel or other property held, owned or used by said corporation for the purposes of this act, shall pay three times the amount of damages to said corporation, to be recovered in any proper action; and every such person, on conviction of either of said acts aforesaid, shall be punished by fine not exceeding five hundred dollars, and by imprisonment not exceeding one year.

SECT. 8. This act shall take effect when approved.

Approved February 26, 1889.

## Chapter 453.

An Act to amend and act entitled, "An Act to incorporate the City of Brewer."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Act to incorporate the city of Brewer, amended. The Act entitled, "An Act to incorporate the city of Brewer," approved February eight, eighteen hundred and eighty nine, is hereby amended by striking out all after the enacting clause in said act, and inserting the following:

The inhabitants of the town of Brewer, in the

Corporate

county of Penobscot, shall continue to be a body politic and corporate, by the name of the city of Brewer, and as such,

Rights, powers,

shall have, exercise and enjoy all the rights, immunities, powers, privileges and franchises, and be subject to all the duties and obligations now appertaining to, or incumbent on said town as a municipal corporation, or appertaining to or incumbent upon the inhabitants or selectmen thereof; and may ordain and publish such acts, ordinances, laws and regulations not inconsistent with the constitution and laws of this state, as shall be needful to the good order of said body politic; and impose fines and penalties for the breach thereof,

not exceeding twenty dollars for any one offense, which may be recovered to the use of said city, by action of debt.

-msy ordain laws and regulations.

Administration of municipal mayor and

The administration of all fiscal, prudential and CHAP. 453 SECT. 2. municipal affairs of said city, together with the government thereof, shall be vested in one principal magistrate, to be styled the mayor; and one council of ten to be denominated the board of aldermen; all of whom shall be inhabitants of said city, and legal voters therein; which board shall constitute and be called the city council; all of whom shall be sworn to the faithful performance of the duties of their respective offices.

The mayor of said city shall be chief executive Duties and SECT. 3. magistrate thereof. It shall be his duty to be vigilant and mayor. active in causing the laws and regulations of the city to be executed and enforced, to exercise a general supervision over the conduct of all subordinate officers, and to cause their violation of neglect of duty to be punished. He may call special meetings of the board of aldermen when in his opinion the interests of the city require it, by causing a summons or notification to be given by mail, or left at the usual dwelling place of each member of the board. He shall, from time to time, communicate to the city council such information, and recommend such measures as the business and interest of the city may in his opinion require. He shall preside in the board of aldermen, but shall have only a casting vote. salary and compensation of the mayor shall be one hundred --salary. dollars per year, which shall not be increased or diminished during his continuance in office, unless by the vote of the qualified electors in ward meetings called for the purpose. Nor shall he receive from the city any other compensation for any services by him rendered in any other capacity or agency; provided, however, the aldermen may elect the mayor to any -provise. city office, and allow him a reasonable compensation for such services; but the aldermen shall receive no compensation for their services, as such.

SECT. 4. Every law, act, ordinance, resolve or order, Laws, etc., to be approved by requiring the consent of the city council, excepting rules mayor. and orders of a parliamentary character, shall be presented to the mayor for approval. If not approved by him, he shall return it, with his objections, to the city clerk, who, on the re-assembling of the city council shall present it, with the objections, which shall enter the objections at large on -proceedings, in case of veto. its journal, and proceed to reconsider it. If upon such reconsideration, it shall be passed by a vote of two-thirds of

all the members of the board of aldermen, it shall have the same effect as if signed by the mayor. If not so returned. or in case of vacancy in the office of mayor, when said law. act, ordinance, resolve or order be finally passed, the same shall be valid without approval, provided, however, if such objections are not filed within seven days after their first passage, the measure shall be in force without such approval.

owers vested in mayor and aldermen.

The executive powers of said city generally, and the administration of police and health departments, and overseers of the poor, with all the powers of selectmen, except as modified by this act, shall be vested in the mayor and All the powers of establishing watch and ward, now vested by the laws of the state in the justices of the peace and municipal officers, or inhabitants of towns, are vested in the mayor and aldermen so far as relates to said city; and they are authorized to unite the watch and police departments into one department, and establish suitable regulations for the government of the same. The officers of police shall be, one chief, to be styled the city marshal, and so many watchmen and policemen as may, from time to time, All other powers, now or hereafter vested in be appointed. the inhabitants of said city, and all powers granted by this act, as well as all powers relating to the fire department, shall be vested in the mayor and aldermen. The city council shall keep a record of its proceedings, and judge of the election of its members, and, in case of vacancies, new elections shall be ordered by the mayor and aldermen. quorum for the transaction of business shall consist of a majority thereof, but a smaller number may adjourn, and may compel the attendance of absent members in such a manner and under such penalties as such council shall pro-All meetings of the aldermen shall be open and public, and the presiding officer shall have the powers of moderator At said meetings, when any two members of town meetings. shall request it, the votes shall be taken by yeas and navs.

Officers of police, shall be marshal and policemen.

-quorum.

-powers of presiding officer.

> SECT. 6. For election purposes said city shall be divided into five wards, to contain, as near as conveniently may be,

which votes shall be recorded by the clerk.

an equal number of legal voters, and it shall be the duty of the city council, once in ten years, and not oftener than five years, to review, and, if it be needful, to alter said wards, in such manner to preserve as nearly as may be, an equal

Wards.

number of voters in each ward. All regular ward meetings shall be called by the mayor and aldermen, and notified in the manner provided in the laws of this state, for notifying called. and calling ward meetings, and the place and time of holding such meetings, when not fixed by law, shall be determined by the city council from time to time.

CHAP. 453

\_wewl most ings, how notified and

The mayor shall be elected from the citizens Mayor, how at large, by the inhabitants of the city voting in their respective wards. Two aldermen, a warden and ward clerk Election of shall be elected by each ward, being residents in the ward other officers. where elected. All said officers shall be elected by ballot. by a plurality of the votes given, and shall hold their office one year from the third Monday in March, except wardens -tenure. and ward clerks, who shall hold their office until others shall be elected and qualified in their places.

aldermen, and

SECT. 8. On the second Monday in March, annually, Annual meet. ings and pro

after the first election under this charter, the qualified evedings. electors of each ward shall ballot for a mayor, two aldermen and a warden and ward clerk, on one ballot. All the votes given for the said several officers respectively, shall be sorted, counted, declared and registered in open ward meeting, by

> -ward clerks shall deliver to officers elected. certificates.

-if choice is not effected first day, meeting shall be adjourned from day to day.

-aldermen to

cause mayor to be notified of election.

—if no person is elected, another election shall be ordered.

-proceedings, vacancy.

causing the names of the persons voted for, and the number of votes given for each, to be written on the ward records at The ward clerk within twenty-four hours after such election, shall deliver to the persons elected aldermen, warden and ward clerk, certificates of their election, and shall forthwith deliver to the city clerk a certified copy of the records of such election; provided, however, that if the choice of aldermen, warden or ward clerk is not effected on that day, the meeting shall be adjourned from day to day, until a choice shall be effected. The board of aldermen shall, as soon as conveniently may be, examine the copies of the records of the several wards, certified as aforesaid, and shall cause the person who shall have received the greatest number of votes given for mayor in all the wards, to be notified in writing, of his election; but if it shall appear that no person shall have been so elected, or if the person elected shall refuse to accept said office, the said board shall issue their warrant for another election; and in case of a vacancy in the office of mayor, by death or otherwise, it shall be filled for the remainder of the term by a new election, in the manner

heretofore provided for the choice of said mayor. The oath

oaths of office. by whom

or affirmation prescribed by this act shall be administered to the mayor by the city clerk, or any justice of the peace in The aldermen elect shall, on the third Monday in March. at ten o'clock in the forenoon, meet when the oath or affirmation required by the second section of this act, shall be administered to the members present, by the mayor or any justice of the peace.

Warden and clerk, shall be aworn

SECT. 9. The warden and ward clerk shall be sworn or affirmed to the faithful performance of their duty, by any justice of the peace of said city or by the person presiding at the ward meeting, as heretofore provided, or by the clerk of said ward, and a certificate of such oath or affirmation having been administered, shall be entered by the clerk on the records of said wards. The wardens shall preside at all the ward meetings, with the powers of moderators of town meetings; and if at any meeting the warden shall not be present, the clerk of the ward shall call the meeting to order and preside till a warden, pro tempore, shall be chosen and The clerk shall record all the proceedings and certify the votes given, and deliver over to his successor in office all such records and journals together with all other documents and papers held by him in said capacity. inhabitants of each ward may choose two persons to assist the warden in receiving, sorting and counting the votes.

Wardens, and powers of.

duties of clerk.

Permanent 11 chairman, elec-tion of, powers and duties.

After the organization of the city government and the qualification of a mayor, and when a quorum of the board of aldermen shall be present, said board, the mayor presiding, shall proceed to choose a permanent chairman, who, in the absence of the mayor, shall preside at all meetings of the board, and in case of any vacancy in the office of mayor, shall exercise all the powers and perform all the duties of the office so long as such vacancy shall remain; he shall continue to have a vote in the board, but shall not have the The board of aldermen, in the absence of the mayor and permanent chairman, shall choose a president, pro tempore, who shall exercise the powers of a permanent chairman.

-president, pro. tem., when

'SECT. 11. The city council shall, in the first instance, on the last Saturday of March, and thereafter, annually, on the third Monday in March, or as soon thereafter as may be convenient, by ballot elect, for the ensuing year the following officers; a city clerk, a city treasurer, a chief of police,

City council, shall annually elect city officers.

who shall be styled the city marshal, and who shall exercise all the powers and perform all the duties of a constable: one overseer of the poor, one assessor of taxes, a road commissioner, a collector of taxes, a school agent, one member of the superintending school committee, or a supervisor, a pound keeper, and one or more city constables. All said -tenure. officers and agents shall hold their offices during the ensuing year, and until others are elected and qualified in their stead. unless sooner removed by the city council; and all moneys received and collected for and on account of the city, by an agent or officer thereof, shall forthwith be paid into the city The city council shall take care that moneys shall Powers and not be paid from the treasury unless granted or appropriated; shall secure a prompt and just accountability, by requiring bonds with sufficient penalties and sureties, from all persons trusted with the receipt or custody of the public money; shall have the care and superintendence of the city public buildings, and the custody and management of all city property, with the power to let or sell what may be legally let or sold, and to purchase in the name of the city such real or personal property, not exceeding the sum of one hundred thousand dollars, including the property now owned by the city, as they deem of public utility. And the city council -shall repoint annually, an shall, as often as once a year, cause to be published, for the information of the inhabitants, an account of receipts and expenditures, and a schedule of the city property; and no money shall be paid from the city treasury, unless the same be appropriated by the city council, and upon a warrant signed by the mayor, which warrant shall state the appropriation under which the same is drawn.

CHAP. 453 city marshal.

-shall report account of receipts and expenditures.

-payment of money from treasury, how

At the first election of assessors of taxes, overseers of the poor and health officers, under this charter, and duties. three persons shall be elected members of each of said boards, one of whom shall be elected for one year, one for two years and one for three years, and at each subsequent annual election one member of each board shall be elected for three years, each of whom shall continue in office until some other person shall have been elected and qualified in his place.

'SECT. 13. The city council may provide by ordinance for the election and removal of all other necessary officers. All officers elected by the city council may be removed by vote of a majority of all the members of the city council.

Election and removal of officers.

CHAP. 453
—compensation.
—vacancies,
how filled.

The compensation of all officers except the mayor shall be fixed by the city council. All vacancies may be filled by the city council. The term of all officers, except as otherwise specially provided, shall be for one year and until others are qualified in their places.

Assessors, powers and duties. 'SECT. 14. The assessors of taxes shall execute, and be subject to, the same powers, duties and liabilities that the assessors in the towns in this state may exercise and be subject to. All taxes shall be assessed, apportioned and collected in the manner prescribed by the laws of this state relative to town taxes; provided, however, that it shall be lawful for the city council to establish further and additional regulations and provisions for the collection thereof.

Duties of city

clerk, pre-

-assessment,

of taxes.

'Sect. 15. The city clerk shall be the clerk to the board of aldermen and city council; he shall perform such duties as shall be prescribed by the board of aldermen, and shall perform all the duties and exercise all the powers by law incumbent upon or vested in town clerks.

(leneral meetings may be held.

'SECT. 16. General meetings of citizens qualified to vote in city affairs, may from time to time, be held to consult upon the public good; to instruct their representatives, and to take all lawful means to obtain redress of any grievances, according to the right secured to the people by the constitution of this state; and such meetings shall be duly warned by the mayor and aldermen upon the requisition in writing, of thirty qualified voters. The city clerk shall act as clerk of such meetings and record the proceedings upon the city records.

City council vested with authority to lay out streets, etc.

-proceedings.

' SECT. 17. The city council shall have exclusive authority to lay out, widen or otherwise alter, or discontinue any and all streets or public ways in the city of Brewer, upon petition therefor, and to estimate all damage sustained by the owners of land taken for that purpose. committee of not less than three, from the city council, shall be annually appointed, whose duty it shall be to lay out, alter, widen or discontinue any street or way in said city, first giving notice of the time and place of their proceedings to all parties interested, as now required by law in case of town ways. The committee shall first hear all parties interested, and then determine and adjudge whether the public convenience requires such street or way to be laid out, altered or discontinued, and shall make a written return of the bounds and descriptions of the street or way, if laid out or altered, and the names of the owners of the land taken. when known, and the damages allowed therefor; the return shall be filed in the city clerk's office, at least seven days previous to its acceptance by the city council. The street or way shall not be altered or established until the report is accepted by the city council, and the report shall not be altered or amended before its acceptance. A street or way shall not be discontinued by the city council until after a report of said

damages sustained by the owners of lands adjoining that portion of the street or way which is so discontinued; their report shall be filed with the city clerk, seven days at least

discontinuing streets, may so far as relates to damages, appeal therefrom, as in case of town ways. If a street or way is discontinued before the damages are paid or recovered for the land taken therefor, the land owners shall not be entitled to recover such damages, but the committee in their report discontinuing the same, shall estimate and include all the damages sustained by the land owner, including those caused by the original location of the streets, and in such cases, if an appeal has been regularly taken, the appellant

construct or open any street or way thus hereafter established, until, in the opinion of the city council, the public good requires it to be done; nor shall the city interfere with the possession of the land so taken, by removing therefrom materials, or otherwise, until they decide to open and construct said street. The city council may regulate the height

The city shall not be compelled to

before its acceptance.

shall recover his costs.

erected in its streets.

Спар. 453 their proceedings, signed by a majority of them, containing

The committee shall estimate and report the -damages, how estimated.

Any person aggrieved by the decision -remedy, in or judgment of the city council in establishing, altering or is aggrieved.

council may and width of sidewalks in any public square, places, streets, regulate height,

walks.

The mayor may, on such terms and conditions Mayor may as he may think proper, authorize and empower any person placing of or corporation to place in any street, for such time as may be streets, for renecessary, any materials for making or repairing any street,

lanes or alleys in said city, and may authorize posts and

trees to be placed along the edge of said sidewalks. shall the city be answerable for damages occasioned by telegraph, telephone or electric light or railway poles and wires

> authorize materials in pair of same.

sidewalk, crosswalk, bridge, watercourse or drain, or for erecting, repairing, moving or finishing any building or fences, or for laying or repairing gas or water pipes, provided, that not more than one-half of the width of the traveled part of the street shall be so occupied. And such materials, so placed by virtue of any license obtained as aforesaid, shall not be considered an incumbrance or nuisance in such street, and the city shall not be liable to any person for any damages occasioned by such materials.

Council may regulate sale of wood and bark.

The city council shall have authority to estab-'SECT. 19. lish and make regulations for the measurement and sale of wood and bark in said city, whether brought by land or water; and may affix suitable penalties for the violation thereof, anything in the public laws of the state to the contrary notwithstanding; and are hereby authorized and empowered to control the building of wharves and piers in said city, and may authorize the extension of wharves into tide waters, and to make and ordain, from time to time, such ordinances, not repugnant to the constitution and laws of the state, as they may deem expedient or necessary for the location and regulation of vessels, boats, steamers and other crafts in that portion of the harbor of Brewer which lies outside of the limits of Bangor; to affix penalties for the breach of such by-laws, not exceeding twenty dollars for each offense, to be recovered upon complaint by the harbor master, hereafter provided for, to the use of the city.

ing of wharves.

control build.

·

-fix penalties for breach of by-laws.

Council may provide for appointment of a harbor must. r 'SECT. 20. The city council shall have power to provide by ordinance, for the election or appointment of a harbor master for said city, whose duty it shall be to enforce the observance of the ordinances of the city relating to the harbor, and laws of the state applicable thereto, and to prosecute all violations of such laws and ordinances; and such harbor master, in case of sickness or disability, may appoint a deputy, subject to the approval of the board of aldermen of said city, to perform his duties during such sickness or disability.

Town regulations, to remain in force until repealed, or expire by limitation.

• SECT. 21. All the laws and regulations now in force in said town of Brewer, shall, notwithstanding this act, be and remain in force until they expire by their own limitations, or be revised or repealed by the city council; and prosecutions and suits may be commenced and proceeded thereon in the name of the city, by officers or other persons thereby empowered or directed to prosecute or sue; and the fines and penalties

shall go to the uses named in such laws or regulations, or CHAP. 453 otherwise disposed of according to law.

'SECT. 22. It shall be the duty of the selectmen of the Selectmen shall town of Brewer, as soon as may be after this act shall have five wards. been accepted, as hereinafter provided, to cause a division of said town to be made into five wards, in such manner as to include, as nearly as conveniently may be, consistently with well defined limits to each ward, an equal number of voters in each ward, and publish the same in one issue at least, of two daily newspapers published in the city of Bangor, before the first election of mayor.

SECT. 23. For the purpose of organizing the system of Proceedings for organization of government hereby established, and putting the same in operation in the first instance, the selectmen of the town for the time being, shall seasonably, before the fourth Monday of March, next after the acceptance of this charter, issue their warrants for calling meetings of the said citizens in each ward, at such place and hour upon said day as they shall think expedient, for the purpose of choosing a warden and clerk for each ward, and also to give their vote for a mayor, to be taken from the city at large, and two aldermen and one constable, for each ward; and the transcript of the records of each ward, specifying the votes given for mayor, two aldermen and one constable, certified by the warden and clerk of said ward, shall on the evening of said first election be returned to the said selectmen of the said town of Brewer, whose duty it shall be to examine and compare the same; and in case such elections shall not be completed at the first election, to forthwith issue new warrants until such elections shall be completed according to the provisions of this act; and to give notice thereof in the manner hereinbefore directed, to the several persons elected. at said first meeting, any inhabitant of said ward, being a legal voter, may call the citizens to order, and preside until a warden shall have been chosen; and at said first meeting, a list of voters in each ward, prepared and corrected by the selectmen of the town of Brewer, for the time being, shall be delivered to the clerk of each ward, when elected, to be used as provided by the law, in town meetings.

SECT. 24. This act shall take effect and be in full force Act shall take when the same shall have been accepted by the inhabitants of accepted said town qualified to vote in town affairs, at a legal town

CHAP. 454

meeting called for that purpose; provided, it shall be accepted within five years from the passage of this act, but not more than one meeting for that purpose, shall be called in the same year. And at such meeting the inhabitants of said town shall vote by a written or printed ballot, those in favor of accepting this act having on the ballot the word "yes," and those opposed having on the ballot the word "no;" and if a majority of all the ballots received, are in favor of accepting the same, it shall then become a law and And it shall be the duty of the clerk of said town to file a copy of the record of the vote of said town accepting the same, with the clerk of the city of Brewer, when elected, who shall transcribe such copy into the records of the city, and such record shall be conclusive evidence that this act has been accepted. The selectmen of said town in office at the time of the acceptance of this charter, shall continue in office and perform the duties required of the selectmen in this act, and no longer.

'SECT. 25. This act shall take effect when approved.'

Approved February 26, 1889.

#### Chapter 454.

An Act to give additional powers to School District Number One of the town of Gorham.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Scholars in district number may be trans-ferred to model schools.

SECT. 1. The legal voters in district number one in the one, in Gorham, town of Gorham, in the county of Cumberland, may by a majority vote at any legally called meeting, transfer a portion of the scholars in said district to the model schools connected with the normal school located in said district, said scholars so transferred to be under the regulations of said model schools, as to books, course of study, and all school relations.

Cost of, how paid.

Said district may appropriate a portion of its SECT. 2. school money for the cost of educating the scholars so transferred.

Model school, shall make report to school committee.

- SECT. 3. Such model school shall make due report to the superintending school committee of Gorham aforesaid, of all facts demanded in the blanks assigned by the aforesaid committee to other schools in the town.
  - This act shall take effect when approved.

Approved February 26, 1889.

#### Chapter 455.

An Act for the assessment of a State Tax for the year one thousand eight hundred and eightynine, amounting to the sum of six hundred forty-nine thousand four hundred ninety-seven dollars and eleven cents.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECTION 1. That each city, town, plantation, or any other place State tax, 1800. hereinafter named, within this state, shall be assessed and pay the several sums with which they respectively stand charged in the following lists; the same being in addition to the poll tax of one cent on each poll, a tax of two and three-fourths mills on the dollar of the present valuation, for the current disbursements of the treasury, for the year eighteen hundred and eighty-nine, and for the school mill fund established by an act approved February twentyseven, eighteen hundred and seventy-two.

#### COUNTY OF ANDROSCOGGIN.

			==
Aubarn	Fourteen thousand forty-six dollars and sixty seven		
	cents	\$ 14,046	67
Durham	One thousand one hundred sixty-five dollars and eighty		
	six cents	1,165	86
	Nine hundred forty eight dollars and ninety three cents,		93
Greene	One thousand eighty seven dollars and one cent	1,087	01
Leeds	One thousand one hundred forty five dollars and ninety	} '	
	nine cents	1,145	99
Lewiston	Twenty six thousand two hundred seventeen dollars and		
	fifty six cents	26,217	56
Lisbon	Three thousand seventy five dollars and eleven cents	3,075	- 11
Livermore	One thousand one hundred eighty eight dollars and forty		
	three cents	1,188	43
Minot	One thousand nine hundred eighty six dollars and twenty	-	
	four cents	1,986	24
Poland	Two thousand five hundred thirty seven dollars and		
	twenty nine cents		29
	Two thousand sixty five dollars and ninety four cents		94
Wales	Five hundred forty seven dollars and forty four cents	547	44
Webster	One thousand two hundred twenty seven dollars and		
	thirty three cents	1,227	33
	Fifty seven thousand two hundred thirty nine dollars and		_
	eighty cents		80
	. •	. ,	

#### COUNTY OF AROOSTOOK.

Amity	One hundred twenty three dollars and thirty		
<u> </u>	nine cents	\$123	39
	Two hundred fifty dollars and fifty eight cents	250	<b>58</b>
Bancroft	One hundred thirty five dollars and twenty		
Benedicta	two cents	1 <b>3</b> 5	23
	One hundred thirty eight dollars and thirty	118	41
	one cents	138	31
Bridgewater	Two hundred eighty five dollars and ninety	283	90
Caribou	Nine hundred thirty three dollars and eight		
Reston	Two hundred forty five dollars and fourteen	933	08
04	cents	246	14

					#
Fort Fairfield.		• • • • • • • •	One thousand two hundred ninety three dol-		
Fort Kent		• • • • • • • •	lars and sixty two sents	1,293 (	53
Frenchville			cents	202 : 209 (	
Grand Isle			Two hundred twenty one dollars and fifty	-	
Havnesville			One hundred seventeen deliars and thirty	231 (	54
			six cents	117	
Hersey Hodgdon			Seventy three dollars and eleven cents Four hundred seventy nine dollars and	73	11
•			ninety two cents	479 1	
Houlton Island Falls			Two thousand dollars and thirty nine cents, One hundred thirty dollars and forty cents,	2,600 3 130 4	
			Two hundred eleven dollars and seventy		
Linneus			nine cents	211	19
Littleton			Three hundred forty nine dollars and six	418	14
			cents	349 (	06
Ludlow			Three hundred two dollars and sixty two	302	67
Madawasks	•••••	• • • • • • • • • • • • • • • • • • • •	Two hundred fifty dollars and thirty nine cents	250 1	39
Mapleton	••••	• • • • • • • • • • • • • • • • • • • •	One hundred forty three dollars and forty	143	
Mars Hill		•	one cents		
Masardis			six cents	198	26
Monticello			seven cents	116	87
			eight cents	412 3	38
New Limerick	•••••		Two hundred seventy eight dollars and twenty four cents	278	24
Orient	•••••	• • • • • • • • • • • • • • • • • • • •	One hundred seventeen dollars and fifty-four cents	117	54
Presque Isle	••••	• • • • • • • • • •	One thousand five hundred fifty four dollars and seventy nine cents	1,554	79
Sherman			Two hundred seventy dollars and eighty		
Smyrna			four cents	270	_
Van Buren			eight cents	167	38
Washburn			cents Two hundred seventy seven dollars and	308	95
			twenty four cents	277	24
Weston	•••••	• • • • • • • •	One hundred forty four dollars and forty seven cents	144	47
Woodland	•••		Two hundred fourteen dollars and sixty		
Cary Pla	ntatio	o	Fifty six dollars and thirty seven sents	214 ( 56	
Castle Hill	do		Seventy six dollars and eighty cents	76	
Caswell	do		Forty eight dollars and forty four cents	48	44
Crystal	do	••••	One hundred forty five dollars and twelve	145	
C==	A <sub>0</sub>		Seventy aight dellars	145 78	
Cyr Hamlin	đo đo		Seventy eight dollars	107	-
Macwahoc	do		Seventy one dollars and sixty seven cents,	71	-
Merrill	do		la	43	
Moro	do		One hundred twenty eight dollars and	128	79
New Sweden	do		seventy nine cents	61	
Oakfield	do	••••	One hundred fourteen dollars and forty two	•	
Donb	a.		Eighty six dollars and forty four cents	114 86	
Perham Saint Francis	gio	•••••	Fifty seven dollars and lorty lour cents	57	
Silver Ridge	do do		Fifty seven dollars and ninety three cents, Forty six dollars and forty five cents	46	
Wallagrass	do		Sixty one dollars and forty six cents	61	
A. R. S. N. ha			Forty five dollars and thirty seven cents	45	
			Twenty one dollars and twelve cents	21	
Reed Plantati	on		One hundred four dollars and fifty cents	104	
No. 1, R 4,	No.	Yarmonth	_		
Acad. Gt. V	v. 16. L	. B	Sixty dollars and sixty one cents	60	01

			=
No. 1, R. 5, W. E. L. S No. 2, R. 3, Gienwood planta-	Sixty dollars and sixty one cents	\$60	61
tion, W. E L S	Sixty two dollars and ninety seven cents	62	97
No. 2, R. 4 W. E L. 8	Sixty dollars and sixty one cents	60	
No.3, R.2, Forkstown do	Fifty seven dollars and seventy five cents.	57	
No. 3, R. 3 do	Ninety dollars and seventy five cents	90 68	
No. 3, R. 4 do No. 4, R. 3 do	Sixty eight dollars and seventy five cents	96	
Cox Patent	Two dollars and seventy five cents		75
A, R. 2	Forty one dollars and twenty five cents	41	
B, R. 2	Seventy eight dollars and sixty five cents	78	
C, R. 2	Sixty eight dollars and seventy five cents.	68	
D, R. 2	Fifty nine dollars and ninety three cents.	59	_
Westfield and Deerfield	Thirty four dollars and twenty six cents.   Eighty two dollars and fifty cents	34 82	
K, R. 2.	Bight dollars and twenty five cents		25
No. 7, R 3 W. E. L. S.		75	
No. 7, R. 4 do	One hundred six dollars and seven cents	106	07
No. 7, R. 5 do	Sixty dollars and sixty one cents	60	61
No. 8, R. 3 do	Seventy two dollars and twenty three	70	
No. 8, R 4 do	Sixty dollars and sixty one cents	72 60	
No. 8, R 5 do	Sixty dollars and sixty one cents	60	
No. 9, R. 3 do	Sixty dollars and sixty one cents	60	
No. 5, R. 4, Dyer Brook plan-	1 1	Í	-
tation W. E. L. S	Seventy five dollars and seventy six cents.	75	
No 9, R. 4 do	ixty dollars and sixty one cents	60	
No. 9, R. 5 do	Twenty four dollars and twenty nine cents	24	29
No. 9, R. 6, Oxbow planta- tion W. E. L. S.	Forty one dollars and twenty five cents	41	25
No. 9, R 7 do	Sixty dollars and seventy two cents	60	
No. 9, R. 8 do	Fifty seven dollars and seventy five cents	57	
No. 10, R. 3 do	Sixty dollars and sixty one cents	60	
No. 10, R. 4 do	Forty five dollars and thirty seven cents.	45	
No. 10, R. 6 do	Seventy five dollars and eighty two cents	75	
No. 10, R. 7 do No. 10, R. 8 do	Sixty dollars and sixty one cents	60 93	
No 10, R. 8 do No 11, R. 3, Chapman planta-	A linety sures domain and thirty dents	43	30
tion W. E L. S.	Twenty nine dollars and forty three cents.	29	43
No. 11, R. 4 do	Thirty dollars and thirty one cents	30	3 L
No. 11, R. 6 do	Forty four dollars and fifty five cents	44	
No 11, R. 7 do	Sixty dollars and sixty one cents	60	
No. 11, R. 8 do No 11, R. 9 do	Sixty two dollars and four cents	62 63	
No. 11, R. 10 do	Forty six dollars and seventy five cents	46	
No. 11, R. 11 do	Sixty dollars and seventy four cents	60	
No. 11, R. 12 do	Sixty one dollars and ten cents	61	10
No. 11, R. 13 do	Seventy six dollars and thirty eight cents,	76	
No. 11, R. 14 do	Sixty duliars and forty seven cents	60	
No. 11, R. 15 do No. 11, R. 16 do	Forty nine dollars and sixty seven cents	49 42	
No. 11, R. 17 do	Fifty five dollars	55	
No. 12, R. 5, Sheridan planta-			••
tion W. E. L S	Thirty one dollars and twenty four cents	81	24
No. 12, R. 6, Nashville planta-	2.4		
tion	Forty one dollars and twenty five cents	41	
No. 12, R. 7 do No. 12, R. 8 do	Sixty dollars and sixty one cents	60 62	
No. 12, R 9 do	Sixty dollars and eighty four cents	62 60	
No. 12, R. 10 do	Forty six dollars and twenty four cents	46	
No. 12, R. 11 do	Sixty one dollars and twenty three cents	61	
No. 12, R. 12 do	Sixty one dollars and thirty two cents	61	
No. 12, R. 13 do	Sixty dollars and eighty seven cents	60	
No. 12, R. 14 do	Rifty four dollars and sixty six cents	44	
No. 12, R. 15 do No. 12, R. 16 do	Fifty four dollars and sixty six cents	54 60	7.2
No. 12, R. 17 do	Fifty dollars and fifty three cents	50	
No. 13, R. 4, Wade planta-		-	<b>-</b>
tion W. E. L. S.	Twenty three dollars and thirty eight cents.	23	38
No 13, R. 5 do	Forty five dollars and thirty sevon cents	45	
No. 13, R. 6, Portage Lake			
	Forty one dollars and twenty five cents	41	-
No. 13, R. 7 do No. 13, R. 8 do	Sixty dollars and sixty one cents	60 62	
No. 13, R. 8 do	AINT AMO MOTINIO WHE FAIR CORPS	02	10

**************************************				-
No. 18, R. 9	R. L. S	Sixty dollars and fifty cents	\$60	50
No. 13, R. 10	do	Thirty eight dollars and fifty cents	38	
No. 13, R. 11	do	Sixty two dollars and fifty seven cents	62	
No. 13, R. I2	do	Fifty eight dollars and twelve cents	58	
No. 13, R. 13	do	Forty five dollars and eighty four cents	45	84
No. 13, R. 14	do	Forty nine dollars and twenty four cents.	49	24
No. 13, R. 15	do	Fifty one dollars and seventy six cents	51	76
No. 13, R. 16	do	Seventy two dollars and twenty eight cents,	71	28
No. 14, R. 5	do	Thirty dollars and twenty five cents	30	
No. 14, R. 5 No. 14, R. 6 No. 14, R. 7	do	Forty one dollars and twenty five cents	41	
No. 14, R. 7	do	rixty dollars and fifty cents	60	
No. 14, R. 8	do	Sixty collars and sixty cents	60	
No. 14, R. 9	do	Forty four dollars	44	
No. 14, R. 10	do	Forty one dollars and twenty five cents	41	
No. 14, R. 11	do	Thirty seven dollars and fifteen cents	37	
No. 14, R. 12	do	Sixty four dollars and four cents	64 48	
No. 14, R. 13 No. 14, R. 14	do do	Forty eight dollars and sixty cents	59	
No. 14, R. 15	do	Fifty nine dollars and eighty two cents Fifty eight dollars and sixty four cents	58	_
No. 14, R. 16	do	Forty dollars and fifty six cents	40	
No. 15, R. 4, M. half, I		Porty donate and may siz comes	10	•
Academy W.	M. L. S	Sixty dollars and fifty cents	60	50
No. 15, R. 4, W. half, F	rveburg			- •
Academy W.	K. L. 8	Thirty dollars and thirty cents	30	30
No. 15, R. 5	do	Thirty dollars and twenty five cents	30	
No. 15, R. 6	đo	Forty one dollars and twenty five cents	41	
No. 15, R. 6 No. 15, R. 7	do	Thirty eight dollars and fifty cents	38	5 <b>0</b>
No. 15, R. B	do	Sixty two dollars and eighty cents	62	80
No. 15, R. 9	do	Forty one dollars and twenty five cents	41	
No. 15, R. 10 W.			33	
No. 15, R. 11	do	Thirty six dollars and twelve cents	36	
No. 15, R. 12	do	Forty seven dollars and twenty four cents,	47	
No. 15, R. 13	ďο	Sixty dollars and fifty cents	60	
No. 15, R. 13 No. 15, R. 14 No. 15, R. 15	do	Forty five dollars and thirty five cents	45	
No. 15, K. 15	do	Seventy one dollars and thirty three cents,	71	
No. 16, R. 3	do do	Twenty eight dollars and five cents	26 49	
No. 16, R. 4 No. 16, R. 5	do	Forty nine dollars and fifty cents Thirty dollars and twenty five cents	80	
No. 16, R. 6	do	Twenty seven dollars and fifty cents	27	
No. 16, R. 7, Eagle La		I woney soven donain and many course.		••
tation	p.uu-	Thirty dollars and thirty one cents	30	31
No. 16, R. 8 W.	B. L. 8	Thirty dollars and twenty five cents	80	
No. 16, R. 9	do	Fitty five dollars	55	
No. 16, R. 10	do	Forty one dollars and twenty five conts	41	25
No 16, R. 11	do	Twenty nine dollars and ninety one cents.	29	
No. 16, R. 12	do	hixty six dollars and twenty nine cents	66	29
No. 16, R. 13	do	Forty one dollars and twenty five cents	41	
No. 16, R. 14	do	Fifty four dollars and ninety cents	54	
No. 17, R. 3	do	Thirty three dollars	83	
No. 17, R. 4	do	Thirty five dollars and seventy five cents	35	
No. 17, R. 5	do	Fifty five dollars and seventy six cents	55	
No. 17, R. 6,8, half,	q o	[weive dollars and fifty one cents		51
No. 17, R.8, St. John,	do	Seventy two dollars and fifty five cents		55
No. 17, R. 10	do	Thirty three dollars and eighty eight cents		88
No. 17, R. 13	do do	Thirty dollars and eight cents	<b>5</b> 0	
No. 17, R 12	do do	Forty five dollars and forty five cents Forty seven dollars and thirty six cents	45 47	36
No. 17 R. 14	do	Thirty six dollars and forty seven cents	36	
No. 17, R. 13 No. 17, R. 14 No. 18, R. 10	do	Forty six dellars and eight cents.		08
No. 18, R. 11	do	Thirty dollars and forty four cents	30	
No. 18, R. 12	do	Forty six dollars and fifty two cents		51
No 18, R. 13	ďο	Thirty five dollars and eighty four cents		84
No. 19, R. 11	đo	Thirty eight dollars and tifty cents		50
No. 19, R. 12	do	One hundred six dollars and fifty six cents	106	
No. 20, R. 11 and 12	ďo	Sixty nine dollars and eighty five cents		85
		<u> </u>		
		Twenty thousand seven hundred eighty		
		four dollars and seventy nine cents	\$20,784	79

#### STATE TAX.

Снар. 455

### COUNTY OF AROOSTOOK (CONTINUED).

### TIMBER AND GRASS ON RESERVED LANDS, AROOSTOOK COUNTY.

				=
A. R. 2	. R L S	One dollar and forty nine cents	\$1	49
B, R. 2	do	Two dollars and thirty eight cents		38
C, R. 2	do	One dollar and seventy nine cents		79
D, R. 2	do	One dollar and seventy four cents	1	74
E, R. 2	do	Ninety nine cents	_	99
No. 3, R. 3	ďο	Two dollars and nine cents.		09
No. 4, R. 3	do	Two dollars and twenty two cents		22
No. 7, R. 3	do	One dollar and ninety eight cents		98 98
No. 8, R. 3 No. 9, R. 3	do do	One dollar and ninety eight cents		
No. 10, R. 3	do	One dollar and sixty five cents		
No. 16, R. 3	do	Eighty two cents		81
No. 17, R. 3	do	Ninety six cents		96
No. 1, R. 4	do	Fifty eight cents		58
No. 2, R. 4	do	Seventy nine cents		79
No 3, R. 4	do	One dollar and seventy nine cents		79
No. 7, R. 4	do	Two dollars and seventy five cents		75
No. 8, R. 4	ďο	One dollar and sixty five cents	_	65
No. 9, R. 4	ďο	One dollar and sixty five sents		65
No. 10, R. 4	ďο	One dollar and twenty four cents		24
No. 11, R 4	do	Eighty two cents.		82 47
No 15, R. 4	do do	Two dollars and forty seven cents		38
No. 16, R. 4	do do	One dollar and thirty eight cents.		73
No. 17, R. 4 No. 1, R. 5	do do	Seventy three cents		74
No. 7, R. 5	do	One dollar and sixty five cents		65
No. 8, R. 5	do	One dollar and sixty five cents		65
No. 12, R. 5	do	Eighty two cents		82
No. 13, R. 5	do	Fifty five cents		65
No. 14, R. 5	do	Sixty nine cents		69
No. 15, R. 5	do	Kighty two cents		82
No. 16, R. 5	do	Bighty two cents		83
No. 17, R. 5	do	One dollar and sixty five cents	_	65
No. 10, R. 6	do	One dollar and thirty eight cents		38
No. 11, k. 6	do	Eighty two cents		82
No. 12, R. 6	ďο	Sixty nine cents		69
No 14, R. 6	ďο	One dellar and ten cents		10
No. 15, R. 6	do	One dollar and ten cents		10 55
No. 16, R. 6	do	Fifty five cents		69
No. 17, B. 6	do do	Sixty nine cents	_	10
No. 9, R. 7 No. 10, R. 7	do	One dollar and ten cents		10
No. 11, R. 7	go	One dollar and ten cents		10
No. 12, R 7	do	One dollar and sixty five cents		66
No. 13, R. 7	do	One dollar and sixty five cents		65
No. 14, R. 7	ďο	One dollar and sixty-five cents	1	65
No. 15, R. 7	do	Sixty nine cents		69
No. 16, R. 7	do	Eighty two cents		82
No. 9, R. 8	do	One dollar and ten cents	1	10
No. 10, R. 8	фo	Two dollars and six cents	_	06
No. 11, R. 8	do	One dollar and thirty eight cents		38
No. 12, R 8	do	One dollar and sixty five cents		65
No. 13, R. 8	ďο	One dollar and thirty eight cents		38
No 14, R. 8	do	One dollar and thirty eight cents		38
No. 15, R. 8	do	One dollar and thirty eight cents		38
No. 16, R. 8	do	Kighty two cents		83
No. 11, R. 9	do	One dollar and thirty eight cents		38 65
No. 12, R. 9	do do	One dollar and sixty five cents		65
No. 14, R. 9	do	One dollar and twenty four cents.		24
No 15, R. 9	do	Ninety six cents		96
No. 16, R. 9	do	One dollar and thirty seven cents		37
No. 11, R. 10	do	One dollar and ten cents		10
No 12, R. 10	do	One dollar and fifteen cents		15
No. 13, R. 10	do	Ninety six cents		96
No 14, R. 10	do	Ninety six cents		96
No. 15, R. 10	do	Fifty five cents		55
No. 16, R. 10	do	Righty two cents		83
No. 17, R. 10	ďο	One dollar and thirty eight cents		38
No. 18, R. 10	do	Sixty nine cents	_	69
No. 11, R. 11	do	One dollar and sixty five cents		65
No. 12, B 11	do	One dollar and sixty five cents	1	65
,		•	-	-

### Снар. 455

### COUNTY OF AROOSTOOK (CONCLUDED).

No. 13, R. 11.       W. E. L. S       One dollar and sixty five cents.         No. 14, R. 11.       de       Sixty nine cents.         No. 15, R. 11.       do       Sixty nine cents.         No. 16, R. 11.       do       Sixty nine cents.         No. 17, R. 11.       do       Forty one cents.         No 18, R. 11.       do       Sixty nine cents.	\$1 65 69 69 69 41 69 1 55 1 65
No. 14, R. 11       de       Sixty nine cents	69 69 41 69 69 1 55 1 65
No. 15, R. 11 do No. 16, R. 11 do Sixty nine cents	69 41 69 69 1 55 1 65
No. 16, R. 11 do No. 17, R. 11 do Forty one cents	41 69 69 1 55 1 65
No. 17, R. 11 do Forty one cents.	69 69 1 55 1 65
	69 69 1 55 1 65
	69 1 55 1 65
	1 55 1 65
	1 65
No 20, R. 11 and 12 do One dollar and fifty five cents	
No. 11, R. 12 do One dollar and sixty five cents	, , , a
No. 12, R. 12 do One dollar and ten cents	
No. 13, R. 12 do Ninety six cents	96
No. 14, R. 12 do One dollar and sixty five cents	1 65
No. 15, R. 12 do   One dollar and thirty seven cents	1 37
No. 16, R. 12 do   One dollar and seventy nine cents	1 79
No. 17, R. 12 W. E. L. S One dollar and twenty four cents	1 24
No. 18, R. 12 do Ninety six cents	96
No. 19, R. 12 do Two dollars and forty seven cents	2 47
No. 11, R. 13 do One dollar and seventy nine cents	1 79
No. 12, R. 13 do One dollar and sixty five cents	1 65
No. 13, R. 13 do One dollar and twenty four cents	1 24
No. 14, R. 13 do One dollar and thirty seven cents	1 37
No. 15, R. 13 do One dollar and sixty five cents	1 65
	7 11
No. 17. R. 13 do One dollar and twenty four cents	1 24
No. 18, R. 13 do One dollar and ten cents.	1 10
No. 11, R. 14 do One dollar and ten cents	1 10
No. 12, R. 14 do One dollar and twenty four cents	1 24
No. 13, R. 14 do One dollar and thirty seven cents	1 37
No. 14, R. 14 do Une dollar and thirty seven cents	1 37
No. 15, R. 14 do Ninety six cents	96
No. 16, R. 14 do One dellar and ten cents	1 10
No. 17, R. 14 do One dollar and twenty four cents	1 24
No. 11, R. 15 do One dollar and twenty four cents	1 24
No. 12, R. 15 do Une dollar and twenty four cents	1 24
No. 13, R. 15 do One dollar and twenty four cents	1 24
No. 14, R. 15 do One dollar and thirty seven cents	1 37
No. 15, R. 15 do One dollar and ten cents	1 10
No. 11, R. 16 do One dollar and ten cents	i io
No. 14, R. 16 do One dollar and twenty cents	1 20
No. 11, R. 17 do One dollar and thirty eight cents	1 38
No. 12, R. 17 do One dollar and thirty eight cents	1 38
One hundred forty seven dollars and	
fourteen cents	B147 14

#### COUNTY OF CUMBERLAND.

			=
Baldwin	Eight hundred sixty one dollars and one cent	\$ 861	01
	Three thousand thirty nine dollars and forty nine cents,	3,039	49
Brunswick	Seven thousand three hundred ninety three dollars and	~	
Cape Elizabeth	Five thousand one hundred fifty one dollars and eighty	7,393	13
-	five cents	5,151	85
	Seven hundred thirty one dollars and eighty four cents,	731	81
Cumberland	One thousand five hundred thirty four dollars and forty		
	one cents	1,534	41
Deering	Seven thousand one hundred twenty two dollars and		
	seventy cents	7,122	70
Falmouth	Two thousand one hundred nineteen dollars and eighty		
	six cents	2,119	86
Freeport	Two thousand six hundred ninety eight dollars and four	0.600	
0	Three thousand eight hundred fifty three dollars and	2,698	04
GOLUME	fifty cents	3,853	50
()	One thousand five hundred seventy seven dollars and	3,000	30
Gray	fifty two cents	1,577	59
Harnewell	One thousand three hundred seventy eight dollars and	-,011	•
Transform opposite 11.1.1.	twenty six cents	1,378	26

### COUNTY OF CUMBERLAND (CONCLUDED).

Harrison	Bight hundred seventy one dollars and ninety five cents,	\$871	96
77 - 1	Differ naminar seventh one dotters who minera was dente!		
Naples	Six hundred seventy dollars	670	w
New Gloucester.	Two thousand two hundred fifty eight dollars and ten	2,258	10
Worth Varranth	One thousand twenty six dollars and ninety two cents.	1,026	
	Seven hundred twenty two dollars and seventy one cents,	722	71
Portland	Eighty three thousand seven hundred eighty eight doi-		
	lars and fifty three cents	83,788	53
Pownal	Eight hundred thirty seven dollars and seven cents	837	07
	bix handred twenty seven dollars and sixty eight cents,	627	
	Two thousand one hundred fifty one dollars and ninety		•
Don's Dot ou Bu			
	one cents	2,151	
	Five hundred five dollars and forty one cents	505	41
Standish	One thousand seven hundred thirteen dollars and twenty		
	five cents	1,713	25
Westbrook	Four thousand two hundred ten dollars and twenty one		
	cents	4,210	91
Windham	Post About and American design and Allinous and Action	4,210	••
WINGORM	I we thousand two hundred sixty one dollars and fifty		
	eight cents	2,261	98
Yarmouth	Two thousand eight hundred seventeen dollars and thirty		
	seven cents	2.817	37
	One hundred forty one thousand nine hundred twenty		
	four dollars and twenty nine cents		90
	1 1001 001010 007 14 410 0010 00100	,	- 30

#### COUNTY OF FRANKLIN.

			=
Avon	Three hundred fifty seven dollars and seventeen cents	<b>\$3</b> 57	17
Carthage	Iwo hundred ninety seven dollars and eighty	Ψ00.	••
	Cents	297	80
Chesterville I	Bight hundred two dollars and sixty five cents	802	65
Rustis	One hundred seventy nine dollars and twenty		
Farmington	nine cents	179	29
Farmingwon	twenty nine cents	4,413	29
Freeman	Three hundred eighty seven dollars and two	•	
	cents	387	
	Four hundred nine dollars and fifty five cents. One thousand three hundred thirty three dol-	409	99
<b>389</b>	lars and thirty nine cents	1,333	39
Kingfield	Three hundred twenty-eight doilars and sev-	2,000	•
- 1	enty three cents	<b>328</b>	73
Madrid	One hundred ninety three dollars and fifty		
New Sharou	eight cents	193	58
New Sparou	One thousand two hundred ninety eight dollars and ninety one cents	1,298	91
New Vineyard	Five hundred fifty nine dollars and eighty nine	2,500	••
1	cents	559	89
Phillips	one thousand two hundred thirty five dollars		
<b>5</b>	and fifty two cents	1,235	52
Rangeley	I'wo hundred eighty five dollars and twenty	285	22
Salem	One bundred sixty five dollars and thirty one	200	
	cents	165	31
	Six hundred sixteen dollars and forty two cents	616	42
Temple	Four hundred forty two dollars and seventeen	440	
Wold	Six hundred forty dollars and ninety three cents	442 640	
	One thousand seven hundred sixty one dollars	040	••
	and twenty two cents	1,761	22
No. 4, Washington Plan-			
tation	Iwenty dollars and five cents	20	05
No. 2, R. I Sandy River	wenty three dollars and ten cents	92	10
	Sleven dollars and fitty five cents		55
	forty five dollars and forty six ceuts		46
S. half, No. 4, R. 3, B.	•		_
	Chirteen dollars and seventy five cents		75
	Fifty two dollars and twenty five cents	52	25 88
D, Gole	lighty eight cents		96

### COUNTY OF FRANKLIN (CONCLUDED).

B, No. 3, R. 2, B. K. P	Thirty five dollars and seventy five cents  Thirty five dollars and forty seven cents	<b>\$3</b> 5	1:
No. 3, R 1, Rangeley plan		••	•
tation W. B. K. P	. Thirty five dollars and seventy five cents	35	75
No. 1, R. 2, do	Twenty six dollars and ninety five cents		9
No. 2, R. 2, Dallas plan			
tation W. B. K. P.		44	00
No. 1. R. 3, Coplin plan	•  ·		
tation W. B. K. I	. Sixty eight dollars and seventy five cents	68	7:
No. 2, R. 3 do	Sixty four dollars and sixty three cents.	64	6
No. 3, R. 3 do	Fifty five dollars	55	96
N. haif No. 2, R. 4 do	Thirty four dollars and eighty five cents	34	8
B. half No. 2, R. 4 do	[wenty seven dollars and twenty seven cents	27	3
No. 3, R 4 do	Forty eight dollars and eighty six cents	48	80
No. 1, R. 5 do	Fifty seven dollars and ninety seven cents	57	9
No. 2, R. 5 do	Sixty dollars and sixty one cents		6
No. 3, R. 5 do	sixty one dollars and sixty cents		60
8. half, No. 1, R. 6 do	Twenty three dollars and ninety three cents		9:
N. haif, No. 1, R. 6 do	Sixteen dollars and fifty cents		50
No. 2, R. 6 do	Sixty eight dollars and seventy five cents		7:
No. 3, R. 6 do	Twenty three dollars and seventy two cents		7
No. 1, R. 7 do	Twenty seven dollars and seventy seven cents.		7
No. 2, R 7 do	Eleven dollars and eighty three cents		8
No. 1, R. S do	One hundred five dollars and six cents	105	
No. 2, R. 8 do	Ten dollars and forty five cents	10	41
Gore N. of Nos 2 and 3	*I _		
R 6		11	00
No. 6, N. of Weld, betw			
	Twenty four dollars and seventy five cents		7
Perkins Plantation	. Thirty three dollars	33	0(
	Sixteen thousand eight hundred and eighty		
	eight dollars and thirty two cents		3
	•		_

#### TIMBER AND GRASS ON RESERVED LANDS, FRANKLIN COUNTY.

D, R. 1		\$1	57
No. 2, R. 1 W. B. K. P.	Sixty six cents		66
No 1, R. 2 do	Sixty nine cents		69
No. 2, R. 3 do	One dollar and fifty nine cents	1	59
No. 3, R. 3 do	One dollar and thirty six cents	1	36
No. 2, R. 4 do	One dollar and sixty one cents	1	61
No. 3, R. 4 do	One dollar and thirty seven cents	1	37
No. 1, R. 5 do	One doltar and fifty nine cents	1	59
No. 2, R. 5 do	One dollar and sixty five cents	ī	65
No. 3, R. 5 do	One dollar and fifty nine cents		59
No 1, R 6 do	One dollar and twenty eight cents		28
No. 2. R. 6 do	One dollar and fifty nine cents		59
No. 3, R. 6 do	Sixty four cents	-	64
No. 1, R. 7 do	Eighty two cents		82
No. 2, R. 7 do	Seventy nine cents		79
No. 1, R. 8 do	Two dollars and seventy five cents	9	75
No. 2, R. 8 do	Forty one cents	•	41
	Thirty nine cents		39
No 3, R. 2, do	Seventy nine cents.		79
No. 4, R. 2, do	One dollar and nineteen cents		19
8. half No. 4, R. 3, B. P.			10
	Forty five cents		45
			40
Tract N. of No. 1, R. 8,			0.0
W. D. A. P	One dollar and six cents	1	06
	Twenty five dollars and eighty four cents	\$25	84

#### STATE TAX.

### Снар 455

### COUNTY OF HANCOCK.

******			=
4	The band of dellars and sines sinks some	\$200	
	Two hundred dollars and sixty eight cents		91
	One hundred fifteen dullars and ninety one cents One thousand two hundred forty one dullars and		"
Bluehill			.10
Brooklin	forty nine Three hundred ninety four dollars and twenty two	1,041	40
Drookiin	Three buildied Billery long dollars and twenty two	394	99
Durchanilla	Five hundred seventy three dollars and ninety one	354	••
Brooksville	Cents	573	91
Bucksport	Two thousand nine hundred sixteen dollars and	013	
Dackspore	sixty five cents	2,916	63
Castine	One thousand dollars and fifty seven cents	1,000	
Cranberry Isles	One hundred forty four dollars and sixteen cents	144	
	One thousand thirty four dollars and twenty nine		
Deer 1816	conts	1,034	29
Dedham	Two hundred seventy one dollars and twenty six	,,,,,,	••
Doublem	cents	271	26
Eastbrook	One hundred seventy five dollars and seventy six		
	cents	173	76
Eden	One thousand seven hundred sixteen dollars and		
	twenty eight cents	1,716	28
Elisworth	Four thousand seventeen dollars and fifteen cents	4,017	
	Four hundred and ninety three dollars	493	
	Six hundred twenty four dollars and thirty six cents,	624	
	Four hundred ninety one dollars and eight cents	491	
	Ninety dollars and eighty four cents		84
	Four hundred nine dollars and seventy seven cents,	409	
	Two hundred twenty six dollars and eight cents	226	60
	Four hundred forty four dollars and sixty four cents,	444	
Orland	Nine hundred eighty nine dollars and seventy five		
	conts	989	75
Otis	Ninety six dollars and thirty eight cents	96	38
	Five hundred ninety five dollars and eighty one cents	595	81
	Five hundred twenty one dollars and sixty eight	!	
	cents	621	68
Sullivan	Five hundred thirty four dollars and fifty two cents,	534	52
	Five hundred eighty seven dollars and sixty nine		
•	Gents	587	69
Tremont	Nine hundred ninety eight dollars and ninety seven		
	cents	998	97
Trenton	Three hundred nine dollars and twenty cents	309	20
Verona	One hundred thirty eight dollars and sixty eight	i	
	oents	138	69
	Two hundred fifteen dollars and eighty eight cents,	215	88
Long Island pi	Sixty one dollars and seventy four cents	61	74
Swan's Island pl	One hundred thirty eight dollars and forty cents	138	40
No. 3, North Division	Fifty seven dollars and twenty cents	57	20
No. 4, North Division	Ninety dollars and eighty cents		80
Strip N. of No.3, N Div	eventeen dollars and twenty five cents	17	25
Strip N of No 4, N Div	Thirty two dollars and thirty six cents		36
No. 7, South Division	Thirty five dollars and seventy five cents		75
No. 8, South Division	I wenty one dollars and twelve cents		12
No. 9, South Division	fen dollars and seventy three cents		73
No. 10, adj'ng Steuben	I wenty seven dollars and fifty cents		50
	Forty one dollars and twenty five cents		25
No. 21, do	Sixty dollars and sixty one cents	60	61
No. 22, do	One hundred twenty one dollars and twenty two		
	cents	121	
No. 28, do	Forty eight dollars and forty nine cents		49
No. 32, do	Ninety four dollars and sixty eight cents		68
No. 33, do	Sixty eight dollars and seventy five cents	68	
No. 34, do	sixty eight dollars and seventy five cents		75
	Sixty eight dollars and seventy five cents	68	
	Sixty dollars and sixty one cents		61
No. 40, do	sixty dollars and sixty one cents		61
No. 41, do	Forty one dollars and twenty five cents		25
Butter Island	Five dollars and fifty cents		50
Ragie Island	Kight dollars and twenty five cents	8	25
Spruce Head and Bear	m 4 11 4 4	_	
Island	Two dollars and seventy five cents		75
Beach island	One dollar and thirty eight cents		38
	One dollar and ninety three cents		93 98
DESCRIPT & VEING	:		20

### COUNTY OF HANCOCK (CONCLUDED).

	nd Eighty two cents \$0	82 49
Island	nd Bighty two cents	82
		15
	ind Four deliars and twelve cents	12
	Twenty two thousand eight hundred forty four dollars and sixty two cents	62
Timber A	ND GRASS ON RESERVED LANDS, HANCOCK COUNTY.	
	Pivision One dollar and fifty eight cents	
No. 4, do		37
No. 8, Mid Dis		36
No 10, do	Sixty six cents	66
No. 16, do	( and a small and a state of the state of th	05
No. 21, do	one conditional organization in the control of	58
No. 28, do		36
No. 32, do	Seventy eight cents.	78
No. 33, do	1000 0000000000000000000000000000000000	70
No. 34, do	The manual and organization of the state of	18
No. 35, do		96
No. 39, do	Twenty seven cente	27
No. 40, do	Twenty seven cents.	27
No. 41, do	Seventy two cents	72
	Sixteen dollars and eighty four cents	84

### COUNTY OF KENNEBEC.

			=
Albion	One thousand twenty two dollars and thirty three cents,	\$1,022	33
Augusta	Fourteen thousand two hundred thirty two dollars and	• •	
•	twenty eight cents	14,232	28
Belgrade	One thousand three hundred sixty dollars and ninety		
_	cents	1,360	
Benton	One thousand thirty eight dollars and eighty eight cents,	1,038	
Chelsea	Five hundred seventy dollars and thirty two cents	570	37
China	One thousand five hundred seventy five dollars and sev-		
<b></b> .	enty four cents	1,575	74
Clinton	One thousand six hundred seventeen dollars and twenty		
70	seven cents.	1,617	
	One thousand sixty eight dollars and eighty cents	1,063	
	Seven hundred fifty seven dollars and thirty cents	757	30
Wardiner	Six thousand five hundred fifty four dollars and thirty	6,554	• •
Wellowell	Four thousand four hundred thirty six dollars and forty	0,004	91
118110#611	six cents	4.436	44
Litch field	One thousand two hundred fifty three dollars and twenty	2,430	-
<b>MICCUIDIU</b>	three conts	1,253	23
Manchester.	Eight hundred two dollars and sixty cents	802	
	One thousand six hundred seventy nine dollars and sev-	002	•
	enty three cents	1,679	73
Mount Vernon.	One thousand and eighty five dollars	1,085	
	One thousand eight hundred twenty two dollars and	,	
	seventy one cents	1,822	71
Pittston	One thousand one hundred eight dollars and forty three	•	
	cents	1,108	43
	Seven hundred thirty nine dollars and seventy one cents,	739	71
Readfield	One thousand three hundred seventy five dollars and		
_	sixty ceuts	1,375	
	Three hundred fifty eight dollars and eighty four cents,	<b>3</b> 28	84
Sidney	One thousand five hundred ninety eight dollars and sev-		
	enty cents	1,598	70
vassaiborough	Three thousand two hundred seventy seven dollars and		
Wi	seventy cents	3,277	
A 1400F	Four hundred sixty one dollars and eighty eight cents	461	99

### COUNTY OF KENNEBEC-(CONCLUDED).

Waterville	Seven thousand one hundred ninety four dollars and		_
***************************************	seventy eight cents		78
Wayne	Nine hundred thirty four dollars and twenty one cents,		
West Gardiner	Eight hundred ninety six dollars and ninety six cents .	896	96
Windsor	Bight hundred thirty three dollars and fifty three cents, One thousand three hundred eighty eight dollars and	833	53
	eight cents	1,388	<b>0</b> 8
-	cents	3,100	81
Unity plantation,	Thirty eight dollars and eighty eight cents	38	88
	Sixty four thousand one hundred eighty five dollars and ninety seven cents		97

#### COUNTY OF KNOX.

Appleton	Eight hundred eighty five dollars and twenty cents	\$ 885	20
Camden	Four thousand six hundred twenty two dollars and		
	eighty five cents	4,622	85
Cushing	Three hundred nineteen dollars and seventy one cents	319	71
Priendship	Four hundred thirty four dollars and seventy three		
	cente	434	73
Норе	Five hundred eighty five dollars and thirty three cents,	585	33
Hurricane Isle	One hundred twelve dollars and twelve cents	112	12
North Haven	Four hundred eighteen dollars and ninety nine cents	418	99
Rockiand	Eight thousand one hundred thirty eight dollars and		
	forty eight cents	8,138	48
South Thomaston,	Right hundred eighty nine dollars and fifty three cents,	889	53
St. George	One thousand four hundred forty five dollars and eighty		
_	five cents	1,445	85
Thomaston	Six thousand sixty three dollars and thirty one cents	6,063	31
Union	One thousand six hundred forty seven dollars and thirty		
	two dents	1,647	31
Vinalhaven	One thousand three hundred one dollars and seventy five		
	cents	1,301	75
Warren	Two thousand one hundred seventy seven dollars and		
	sixty four cents	2,177	64
Washington	Eight hundred twelve dollars and ninety two cents	812	
Matinicus Isle pl	Sixty two dollars and nineteen cents	62	19
Muscle Ridge pl	Eighty nine dollars and forty eight cents		48
-			
	Thirty thousand seven dollars and forty cents	<b>\$</b> 30,007	40

### COUNTY OF LINCOLN.

1		
Five hundred sixty nine dollars and thirty eight cents,	\$ 569	38
I'wo thousand one hundred twenty six dollars and nine		
		09
Five hundred twenty five dollars and eighty five cents.	525	
		-
		91
		69
Nine hundred one dollars and fifty nine cents	901	
		38
		-
		5.2
		-
		19
		73
righteen thousand three hundred twelve dollars and		
		90
	I wo thousand one hundred twenty six dollars and nine cents.  Five hundred twenty five dollars and eighty five cents, Une thousand six hundred twenty eight dollars and ninety one cents.  One thousand six hundred thirty one dollars and sixty nine cents.  Nine hundred one dollars and fity nine cents.  Five hundred twenty three dollars and twelve cents.  One thousand two hundred sixty seven dollars and thirty eight cents.  Two thousand two hundred seventy eight dollars and fifty two cents.  Two hundred sixty one dollars and sixty two cents.  Three hundred sixty five dollars and sixty two cents.  Three hundred sixty five dollars and seventy four cents, Three thousand one hundred thirty two dollars and nineteen cents.  Two hundred seventy seven dollars and seventy two cts., One thousand two hundred sixteen dollars and fifty two cents.  Eight hundred eighty four dollars and fifty two cents.  Twenty eight dollars and seventy three cents.	Five hundred twenty five dollars and eighty five cents, Une thousand six hundred twenty eight dollars and ninety one cents

#### STATE TAX.

# Снар. 455

#### COUNTY OF OXFORD.

	1	i	
Albany	Three hundred eighty four dollars and twelve cents	\$384	12
	Three hundred thirty eight dollars and twenty nine cents	338	29
Bethel	Two thousand thirty seven dollars and eight cents	2,037	
Brownfield	ix hundred ninety seven dollars and twenty cents	697	
	One thousand ninety seven dollars and eight cents	1,097	
Byron	One hundred seven dollars and eighty four cents	107	
Canton	One thousand thirteen dollars and eighty eight cents	1,013	
	Eight hundred forty one dollars and ninety six cents	841	
	Eight hundred eighty three dollars and twenty five cents	883	23
Fryeourg	Two thousand one hundred ninety four dollars and twenty	2,194	90
Giland	One hundred ninety nine dollars and ninety four cents,	199	
Grafton	Seventy one dellars and thirty two cents		32
Greenwood	Four hundred twelve dollars and twelve cents	412	
	One hundred seventy seven dollars and one cent	177	
	Eight hundred twenty nine dollars and ninety six cents	829	96
	Five hundred twenty one dollars and fifty two cents	521	52
	One thousand eighty four dollars and seventy four cents	1,084	74
Lovell	Eight hundred forty three dollars and sixty five cents.	843	
Muson	Seventy five dollars and seventy three cents		73
Mexico	Two hundred ninety one dollars and fifty four cents	291	
Newry	Two hundred fifty dollars and fifty two cents	250	52
Norway	Two thousand four hundred fifty three dollars and fifty	0 450	
0-61	eight cents	2,453	38
Oxiora	One thousand three hundred thirty two dollars and ninety	1,332	97
Paris	seven cents	1,000	•
	thirty cents	2,717	30
Peru		682	
Porter	Seven hundred seventy one dollars and thirty one cents	771	
Roxbury	Sixty four dollars and twenty three cents	64	23
Rumford	Nine hundred sixty eight dollars and fifty five cents	968	55
Stoneham	One hundred eighty nine dollars and twenty four cents Three bundred fifty three dollars and sixty cents	189	
Stow	Three bundred fifty three dollars and sixty cents	353	
Bumner	Eight hundred fifty eight dollars and three conts	858	
Sweden	Four hundred thirty seven dollars and two cents	437	
Upton	One hundred twenty dollars and ninety seven cents Nine hundred thirty five dollars and seventy cents	120	
Wateriora	Pire hundred furty are dellers and fifty sight cents	935 541	
Wilden of	Five hundred forty one dollars and fifty eight cents	113	
Keanklin ni	One hundred thirteen dollars and twenty seven cents Fifty five dollars		00
Fryeburg Acade-	11109 1100 1101111111111111111111111111		
inv Grant	Twenty two dollars	12	00
	Fifty one dollars and seventy cents		70
Andover, N. surp	Twenty five dollars and twenty eight cents	25	28
Andover, W surp	Twenty five dollars and twenty eight cents		00
Q	Thirty eight dollars and ten cents		10
C, surplus	Thirty three dollars	33	
No. 4, R. L	Forty ave dollars and nineteen cents		19
140. 0, 16. 1	Soverty six division and twenty one conce	76	31 65
No. 4, R. 3	Fifty four dollars and sixty five cents	94	00
No. 5, R. 2, Lin-	Thirty sight dollars and ffty cents	38	EΩ
No 4 R 3	Thirty eight dollars and fifty cents	42	
No. 5. R. 3	Fifty eight dullars and ninety five cents	55	
No. 4. B. 4	Fifty nine dollars and sixty seven cents	59	
No. 5, R. 4	Fifty eight dollars and ninety five cents	96	
No. 4, R. 5	Eighteen dollars and sixty seven cents	18	
No. 3, E. O	Minerean anists was fireh sew conce	19	
No. 5, R. 5, S. h'f	I wenty six dollars and eighty five cents	26	
Mo. 5, R 5, N. h'f	I wenty six dollars and eighty five cents	26	
Bachelder Grant	Twenty seven dollars and fifty cents	27	50
	Tours gamen themseld some hundred tours to deliver		
	Twenty seven thousand seven hundred twenty dollars	897 79A	89
	and eighty two cents	,.,,,,,	••

#### COUNTY OF OXFORD-(Concluded).

### TIMBER AND GRASS ON RESERVED LANDS, OXFORD COUNTY.

			1
C, W. B. K 1	P	One dollar and five cents	\$1 05
No. 4, R. 1, Y	W. B K. P.	One dullar and five cents	1 05
No. 5, R. 1	do	One dollar and twenty four cents	1 24
No. 4, R. 2	đo	One dollar and thirty two cents	1 32
No. 4, R. 3	do	Ninety three cents	93
No. 5. R. 3	do	One dollar and fifty eight cents	
No. 4, R. 4	do	One dollar and thirty two cents	
No. 5, R. 4	do	Two dollars and thirty seven cents	2 37
No. 4, R. 5	do	Four dollars and seventy six cents	
No. 5, R. 5	do	Two dollars and twelve cents	
No. 4, R. 6	do	Fifty five cents	
		Eighteen dollars and twenty nine cents	\$18 29

### COUNTY OF PENOBSCOT.

414	The burdens simble and abiety and	2010	
Alton	Two hundred eighteen dollars and thirty cents	\$218	
Argyle	One hundred thirty nine dollars and forty nine cents,	139	49
Bangor	I wenty four thousand sixty nine dollars and five	94 000	ΛK
Dun Africa	cents	24,069	03
Bradford	Six hundred ninety seven dollars and eighty eight	207	
D 41	Cents	697	00
Bradley	Three hundred twenty nine dollars and fifty eight		
Danasa	Cents	3 29	08
Brewer	Two thousand twenty nine dollars and sixty eight	8 000	08
Bustington	Two hundred forty six dollars and fourteen cents	2,029 246	
Burlington		803	
Carmel	Eight hundred three dollars and thirty nine cents,		-
Carroll	Three hundred ten dollars and eighty four cents	310	
Charleston	Seven hundred sixty seven dollars and eleven cents,	767	
Chester	One hundred eighteen dollars and fifty six cents	118	
Clifton	One hundred twenty two dollars and seventy cents,	122	10
Corings	One thousand one hundred sixty three dollars and		
Cont. Al	thirty three cents	1,163	33
Corinth	One thousand two hundred eleven dollars and six-		
D4	teen cents	1,211	10
Dexter	Two thousand six hundred fifty five dollars and	9 016	10
Diament.	twelve cents	2,655	_
Dixmont	Bight hundred fifty dollars and seventy three cents,	850	
Eddington	Three hundred fifty six dollars and twenty five cents,	<b>3</b> 56	-
Edinburg	Forty eight dollars and eighty nine cents	48	98
Enfield	One hundred seventy seven dollars and ninety five	107	0.6
Pana	Cents	177	83
Etna	Four hundred forty eight dollars and twenty three	448	90
Exeter	One thousand one hundred seventy five dollars and	**0	64
maded:		1 175	40
Garland	Nine hundred fifteen dollars and fifty seven cents.	1,175 913	
Glenburn		613	91
dienouin	Three hundred eighty two dollars and ninety nine	382	99
Greenbush	Two hundred fifty four dollars and sixty eight cents.	254	
Greenfield		124	
Hampden	One hundred twenty four dollars and fifty one cents, One thousand eight hundred sixty six dollars and	144	
mampden	thirty fire cents	1,866	2.5
Hermon	One thousand one hundred three dollars and sixty	1,000	90
	eight cents	1,103	69
Holden	Four hundred eighty two dollars and thirty seven	1,200	•
	cents	482	97
Howland	Eighty three dollars and eighty six cents		86
Hudson	Two hundred fifty nine dollars and eighty two cents,	259	
Kenduskeag	rive hundred one dollars and sixty cents	501	
Kingman	Two hundred nine dollars and sixteen cents	209	
lagrange	Five hundred fifty nine dollars and twenty three	200	10
	cents	559	23
Lee	Three hundred four dollars and fifty seven cents	304	
Levant	Seven hundred seventy eight dollars and seventy		٠,
	cents	778	70
Lincoln	One thousand nine dollars and four cents	1,009	
Lowell	One hundred eighty one dollars and three cents .	1,000	
	Thirty five dollars and fifty six cents		56
		30	

### COUNTY OF PENOBSCOT (CONTINUED).

	1	1	
Mattawamkoug	Two hundred fifteen dollars and eight cents	\$215	ΛA
			63
Medway	Two hundred twenty dollars and fifty six cents	220	
Milford	Four hundred eighty two dollars and nine cents	482	09
Mount Chase		77	99
	Seven hundred fifty nine dollars and fifty seven	_	
		759	57
	cents	130	"
Newport	One thousand forty three dollars and ninety three		
	cents	1,043	93
Oldtown	One thousand four hundred fifty seven dollars and		
	twenty nine cents	1,457	29
0		.,	
Orono			••
	cents	1,415	20
Orrington	One thousand one hundred twenty dollars and		
_	seventy one cents	1,120	71
Passadumkeag		118	
		647	
	Five hundred forty seven dollars and forty one cents,		
Plymouth	Five hundred five deliars and eighty two cents	505	87
Prontiss	One hundred eighty seven dollars and forty five		
	Oents	187	45
Springfield	I'wo hundred ninety one dollars and thirty five		
-L		291	94
¥4 - 4	cents		
	bix hundred five dollars and fifty three cents	605	
Vensie	Three hundred thirty five dollars seventy one cents,	<b>33</b> 5	
	Two hundred eighty six dollars and eleven cents	246	11
	Righty eight dollars and thirty two cents	88	
			53
M. A D L T.L.	Seventy one dollars and fifty three cents	11	u g
No. 4, R. I, Lakeville			
pl., N. B. P. P	One hundred and ten dollars	110	00
No 5, R. 1, do No. 6, R. 3, Webster	Thirty dollars and thirty one cents	30	31
No. 6 R S Webster			
al N D D D	Sixty eight dollars and seventy five cents	68	75
pr, A. B. F F	SIXTA eight dougts and seventh nas conter	VO	
No. 7, R 4, Drew pl.,			
N. B. P. P	Sixty eight dollars and seventy five cents	66	75
No. 2, R. 8, N. W P	Thirty four dollars and sixty five cents	34	65
No 3 R. S. R half.		1	
N W D	Ton dellars and fifty nine sents	10	59
M. o D O D7 1-16	Ten dollars and fifty nine cents	10	•••
No. 3, R. 8, W. half,			
N. W. P	Ten dollars and fifty nine cents	10	
No. 2, R. 9, N. W. P.	Thirty seven dollars and ninety five cents	37	95
No. 3, R. 9, do	l'hirty dollars and eighty cents	30	80
No 1 R SW R L S	Sixty four dollars and sixty two cents	64	
No. 2, R. 6, do	One hundred thirty seven dollars and fifty cents	137	30
No. 3, R. 6, Stacyville			
pl., W. E. L S	Forty one dollars and twenty five cents	41	25
No. 6. R. 6, do	Sixty dollars and sixty one cents	60	61
No. 7, R. 6, do	Sixty four dollars and ninety five cents	64	93
		60	
No 8, R. 6, do	Sixty dollars and seventy two cents		
A, R. 7, do	Forty two dollars and sixty two	42	
No. 1, R 7, do	Sixty five dollars and twenty nine cents	65	<b>19</b>
No 2, R. 7, do	Forty four dollars	44	00
No. 3, R 7, S. part,	·		
WRLS	Thirty two dollars and forty three cents	32	43
		~-	
No. 3, R. 7, N. part,	8		0.5
W. E L. S	Forty one dollars and twenty five cents	41	
No. 4, R. 7, do	Forty five dollars and thirty eight cents	45	
No. 5, R. 7, do	Thirty dollars and twenty five cents	30	25
No. 6, K. 7, do	Eighteen dollars and fifty six cents	18	
No 7 D 7 do		45	
No. 7, R. 7, do	Forty five dollars and fifty one cents	-0	<b>41</b>
No. 8, R. 7, N. balf,			
W. B. L. S	Thirty four dollars and thirty seven cents	34	37
No. 8. R. 7. S. W.			
quarter, W. R. L. S.	Nine dollars and sixty three cents	9	63
No. 8, R. 7, S. E.		•	
ATU. 0, 10. 1, U. M.	Semantoon dollars and sight access course	17	97
	Seventeen dollars and eighty seven cents		
	Thirty dollars and fifty three cents	30	
West do do	Twenty two dollars and eighty eight cents	22	88
No. 8, R. 8, W. E. L. S	Thirty five dollars and seventy five cents	35	75
	Sixty one dollars and eighty seven cents	61	
	Sixty seven dollars and ten cents	67	
No. 4, do do	Fifty seven dollars and twenty cents	57	
No. 1, R. 8, W. E L.S	Forty five dollars and thirty eight cents	45	38
No. 2, R. 8, S. half,			
	Thirty dollars and twenty five cents	30	25
44 0 000 000 00 000 0000			

### COUNTY OF PENOBSCOT (CONCLUDED).

No. 2, R. 8, N. half,			
W. B. L S	Nineteen dollars and twenty five cents	<b>\$</b> 19	25
No. 3, R. 8, E. balf.		•	
	Eighteen dollars and fifteen cents	18	15
No. 3, R 8, W. half.			
	Fifteen dollars and twenty six cents	15	26
	Forty eight dullars and forty cents	48	40
	Sixty dollars and sixty one cents	60	61
No. 6, R. 8, do	Forty five dollars and thirty eight cents	45	38
	Fifty nine dollars and twelve cents	59	12
No. 1, North Division	Forty one dollars and twenty five cents	41	25
No. 2, North Division.			
Grand Falls pl	Fifty seven dollars and seventy five cents	57	75
	Fifty eight thousand eight hundred forty six dol-		
	lars and thirty seven cents		37

### Timber and Grass on Reserved Lands, Penobscot County.

	One dollar and sixty five cents	\$1	65
No 2, R. 6, do	Three dollars and forty four cents	3	44
No. 6, R. 6, do	Une dollar and sixty five cents.	1	65
No. 7, R. 6, do	One dullar and sixty five cents	1	65
No. 8, R. 6, do	One dollar and fifty eight cents	1	58
A, R. 7, do	One dollar and six conts.	1	06
No. 1, R. 7, do	One dollar and sixty-five cents	1	65
No. 2, R. 7, do	One dollar and nineteen cents	1	19
No. 3, R. 7, do	Two dollars and six cents	2	06
No. 4, R. 7, do	One dollar and twenty four cents	1	24
No 5, R. 7, do	Ninety one cents		91
No. 6, R. 7, do	One dollar and twenty four cents	1	24
No. 7, R. 7, do	Seventy nine certs		79
No. 8, R. 7, do	One dollar and sixty five cents	1	65
A, R. 8 and 9, do	One dollar and forty nine cents	1	49
No. 1, R. 8, do	One dollar and seventy eight cents	1	78
No. 2, R. 8, do	One dollar and thirty two cents	1	32
No 3, R 8, do	Ninety six cents		96
No. 4, R. 8, do	One dollar and thirty eight cents	1	38
No. 5, R. 8, do	One dollar and sixty five cents	1	65
No. 6, R. 8, do	Ninety six cents		96
No. 7, R 8, do	One dollar and sixty five cents	1	65
No. 8, R. 8, do	Ninety six cents		96
	Fifty five cents		55
	Twenty seven cents		27
No. 3, R. 1, N. B. P. P.	Fifty five cents		55
No. 5, R. I, do	Sixty six cents		66
No. 2, R. 8, N. W. P.	Seventy nine cents		79
No. 3, R. 8, do	Fifty three cents		53
	Seventy nine cents		79
	Forty cents		40
No. 1, North Division,			_
	One dollar and six cents	1	06
Hopkins Academy		_	
	Twenty two cents		23
	Thirty nine dollars and seventy three cents	\$39	73

### COUNTY OF PISCATAQUIS.

			==
Abbot	Four hundred eighty two dollars and seventeen		
441 *	cents	\$182	17
Atkinson	Four hundred hinety hine dollars and thirty eight	499	••
	cents		
Blanchard	Eighty four dollars and thirteen cents	84	13
Brownville	Five hundred eighty six dollars and thirty four		
	cents	586	34
Dover	cents		
	sixty one cents	1,585	61
Foxeroft	One thousand eighty eight dellars and twenty	-,500	
	three cents	1,088	23
Greenville	Iwo hundred fifty two dollars	252	
G190714116	IT MA WERRIAGE WIEL SMA GOILDIS	20 2	v

### COUNTY OF PISCATAQUIS-CONTINUED.

			_
Guilford	Six hundred ninety nine dollars and seventy three		
Medford	One hundred forty six dollars and thirty three	\$699	
Milo	Five hundred sixty one dollars and eighty one	146	33
	dents	561	
	Four hundred forty one dollars and fifty cents	441	
	Two hundred three dollars and ninety three cents, Six hundred eighty eight dollars and eighteen	203	93
	cents	688	18
	Eight hundred four dollars and ninety cents Four hundred ninety seven dollars and eleven	804	
0). ( . )	cents.	497	
	One hundred forty dollars and seventy six cents, Three hundred twenty two dollars and sixty two	140	76
******	cents	322	
Williamsburg	Seventy eight dollars and twenty five cents	137	25
No. 4. R. 8. N. W. P	One hundred thirty seven dollars and fifty cents, Forty five dollars and forty six cents		46
No. 6, R. 8, formerly			_
Barnard	Seventy nine dollars and seven cents	79	07
No. 7, R. 8, formerly Bowerbank	Sixty eight dollars and seventy five cents	68	75
No. 4, R. 9, N. W. P	Thirty dollars and thirty one cents		31
No. 5, R. 9, do	Sixty dollars and sixty one cents		61
No. 6, R 9, do	One hundred thirty seven dollars and fifty cents,	137	
No. 7, R. 9, do	Forty two dollars and forty three cents		43 30
No. 9. R. 9. N. W. P	Sixteen dollars and fifty cents		50
No. 3, R. 2, Kingsbury			
	Forty nine dollars and fifty cents		50
No 3, R. 5, B P. E K. R,	Sixty seven dollars and ninety two cents		92 92
	Sixty seven dollars and ninety two cents		37
No. 2, R 9, do	Forty eight dollars and forty nine cents		49
No. 3. R. 9, do	Twenty seven dollars and fifty cents		50
No. 4, R. 9, do	bixty dollars and sixty one cents		61
No. 5, R. 9, do	Sixty dollars and fifty four cents		54 50
No 6, R. 9, do No. 7, R. 9, E. half,	Eighty two dollars and fifty cents	04	34
W. E. L. S	Thirty dollars and twenty four cents	30	24
No. 7, R. 9, W. half, W. E. L S	Thirty dollars and twenty four cents	20	24
No. 8, R. 9, W. E. L. S.	Twenty four dollars and twenty cents		20
No. 9, R. 9, do	Thirty six dollars and twenty five cents		25
No. 10, R. 9, do	ixty three dollars and thirty eight cents		38
A. R. 10, do	Sixty dollars and sixty one cents		6 i 03
B. R. 10, do No 1, R. 10, do	Fourteen dollars and three cents		61
No. 2, R. 10, do	Sixty dollars and sixty one cents		61
No 3, R 10, do	Sixty dollars and sixty one cents		61
No. 4, R. 10, W. E. L S.	Sixty dollars and sixty one cents	60	6 L
No. 5, R. 10, E. half, W. E. L. S	Thirty three dollars	33	00
No. 5, R. 10, N. W.	,	•	
quarter, W. E. L. S. No. 5, R. 10, S. W.	Fifteen dollars and seventy seven cents	15	77
quarter, W. E L. S	Fourteen deliars and fifty nine cents		59
No. 6, R. 10, do	Sixty two dollars and fifty one cents		51
No. 7, R. 10, do No. 8, R. 10, do	Forty five dollars and thirty eight cents		38 56
No. 8, R. 10, do No. 9, R. 10, do	Thirty seven dollars and ninety three cents		93
No. 10, R. 10, do	thirty seven dollars and forty six cents	37	46
A. R. Jl, do	Ninety dollars and ninety two cents		92
B. R. 11, do	Seventy nine dollars and three cents		03
No. 1, R. 11, do No. 2, R. 11, do	Sixty dollars and sixty one cents		61 45
No 3, R. 11, do	Sixty dollars and sixty one cents		61
No. 4, R. 11, do	Sixty six dollars and ninety cents	66	90
No. 5, R. 11, do	Sixty three dollars and twenty five cents		25
No. 6, R. 11, do	Eighty eight dollars and eighty three cents		83 71
No. 7, R. 11, do	Sixty two dollars and seventy one cents		03

#### STATE TAX.

# Снар. 455

### COUNTY OF PISCATAQUIS-CONTINUED.

	1		_
No 0 D 11 W P T C	Sixty one dellars and five cents	\$61 0	5
	Sixty one dollars and five cents		
No. 10, R. 11, do	bixty two dollars and fifty nine cents	62 51	
Bowdoin College, east	Sixty dollars and sixty one cents	60 6	I
Bowdoin College, west	Sixty dollars and sixty one cents	60 6	ı
AR 19 W R T. S	One hundred thirty six dollars and sixteen cents,	136 10	6
A. R. 12, W. E. L. S No 1, R. 12, N. two	One numerou surrey siz deliais sad sizeed contain,		•
No 1, K. 12, M. two		04.44	
thirds, W. E. L. S	Eighty four dollars and forty eight cents	84 41	ð
No. 1, R. 12, S. third,			
W. E. L. S	Forty two dollars and twenty four cents	42 2	4
No 9 D 19 W P T Q		60 6	
No. 2, R 12, W. E. L S.,	Sixty dollars and sixty one cents	00 0	٠
No 3, R. 12, E. half,			
W. E. L S	Twenty two dollars and eighty four cents	32 84	4
No 3, R. 12, W. half,			
W. E L. S	Twenty two dollars and eighty four cents	22 8	4
W- 4 D 10 D b-16	1.4020) 040 2011210 222 01820) 1021 00210111111		-
No 4, R. 12, E. half,	501 · 4 · 3 · 3 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1	20.41	
W. R. L. 8	Thirty dollars and forty seven cents	30 41	•
No 4, R. 12, W. half,	1		
W E L S	Thirty one dollars and twenty nine cents	31 29	9
No. 5, R. 12, W. B. L. S,	Eighty dollars and twenty three cents	80 21	3
No & D 10	Sixty two dollars and two cents	62 0	
No. 6, R. 12, do			_
No. 7, R. 12, do	Sixty three dollars and eighty one cents	63 8	
No. 8, R. 12, do	Sixty dollars and eighty four cents	60 84	4
No. 9, R. 12, do	Fifty eight dollars and eighty one cents	58 81	l
	Sixty dollars and forty seven cents	60 4	
		68 78	
A, R. 13, do	Sixty eight dollars and seventy five cents		
A, 2, R. 13 & 14, do	Forty nine dollars and twenty nine cents	49 21	ð
No. 1, R. 13, do	Sixty dollars and sixty one cents	60 6	ı
No. 2, R. 13, do	Fifty two dollars and thirty one cents	52 3	ı
		54 70	
No. 3, R. 13, do	Ffty four dollars and seventy cents	04 11	•
No. 4, R 13, quarter,	l		_
W. E L. S	Three dollars and eighty five cents	3 80	ő
No. 4, R. 13, S. half,			
W. E. L. S	Sixteen dollars and seventy one cents	16 7	1
			•
No. 4, R. 13, N. quarter,			
	Seven dollars and thirty four cents	7 3	4
No. 5, R. 13, W. E. L. S.,			
part	Nine dollars and ninety cents	9 9	0
W. S. D. 19 W. T. T. S.		• •	-
No. 5, R. 13, W. E. L. S.,	Tonanta tona dallam	99 0	^
part No. 5, R. 13, W. E. L S,	Twenty two dollars	32 00	U
No. 5, R. 13, W. E. L S,			
part	One dollar and ninety two cents	1 9	3
No. 6, R. 13, do	bixty dollars and thirty one cents	60 3	1
No. 7 H 19 30		44 80	
No. 7, H. 13, do	Forty four dollars and eighty cents.		
No. 8, R. 13, do	Thirty eight dollars and fifty cents	38 50	
No. 9, R. 13, do	Forty one dollars and twenty five cents	41 2	ð
No. 10, R. 13, do	Forty dollars and sixty cents	40 60	0
A R. 14, three quarters,	,		
	Michigan and delians and forty one cante	97 4	,
W E. L. S	Eighty seven dol'ars and forty one cents	87 4	1
A. R. 14, one quarter,			
W. E. L. S, Shaw and			
Bradstreet	Twelve dollars and forty nine cents	12 49	9
			•
No 1, R. 14 and X, R	demonts dollars and twenty seven seets	70 0	
14, W. E. L. S	Seventy dollars and twenty seven cents	70 2	•
No. 3, R. 14 and 15, E.	<u> </u>		
haif, W. E. L S	Forty nine dollars and thirty cents	49 30	0
No. 3, R 14 and 15, W.	•		
half, W. E. L S	Thirty one dollars and ninety four cents	31 94	4
No. 4, R. 14, W. E. L.S,	Fifty two dollars and twenty five cents	52 2	
No. 5, R. 14, do	Fifty two dollars and twenty five cents	52 23	j
No. 6, R. 14, do	Forty four dollars	44 00	0
No. 7, R. 14, do	Forty one dollars and twenty five cents	41 2	
No. 8, B. 14, do	Thirty one dollars and thirty eight cents	31 38	_
	Phiety one dollars and one sent		
No. 9, R. 14, do	Thirty one dollars and one cent	31 0	
No. 10, R. 14, do	Twenty seven dollars and fifty cents	27 50	
Sugar Island	Forty four dollars and fifty five cents	44 55	5
Deer Island	Eleven dollars	11 00	0
Middlesex Canal	Sixty dollars and sixty one cents	60 6	
Days Academy Grant	fhirty two dollars	32 00	_
	Thirty three dollars and forty five cents	33 40	
No 5, R. 16, do	Thirty five dollars and seventy five cents	35 7/	٨
No. 6, R. 15, do	Thirty one dollars and fourteen cents	31 14	
No 7, R. 15, H. half W.		•	-
E I Q	Twenty four dollars and sweets wine sent		
#. L. D	Twenty four dollars and twenty nine cents	1 23	
25			
<b>20</b>			

# COUNTY OF PISCATAQUIS—CONTINUED.

<b>0</b> 16 4	Pifteen dollars and sixty six cents	W. hali	To. 7, R. 15,
\$15 6 25 0	Twenty five dollars.	B. L. 8	
25 2	Twenty five dollars and twenty four cents	- 44	Yo. 9, R. 15,
24 6	Twenty four dollars and sixty four cents	44	To. 10, R 15,
5 5	Five dollars and fifty cents		Hoose Island
137 6	One hundred thirty seven dollars and fifty cente.	• • • • • • •	Lineo
8 2	Eight dollars and twenty five cents	••••••	Arm Island
4,458 1	Fourteen thousand four hundred fifty eight dollars and thirteen cents		
J <b>NTY.</b>	ass un Reserved Lands, Piscataquis Coi	nd Gr	TIMBER A
	la	P. B. K	To. 2, R. 6, B.
\$1 0	One dollar and six cents	P T 0	K
9	Ninety three cents	go 77. 2	to 2, R. 9, w.
1 3	One dollar and thirty seven cents	do	To. 3, R. 9,
1 6	One dollar and sixty five cents	do	io. 4, R. 9,
ī š	One dollar and thirty seven cents	do	To. 5, R 9,
2 0	Two dollars and six cents	do	To. 6, R. 9,
1 6	One dollar and sixty five cents	do	lo. 7, R. 9,
	Sixty nine cents	do	lo 8, R. 9,
	Sixty nine cents	do	To. 9, R. 9,
1 6	One dollar and fifty eight cents	ďο	A, R. 10,
	Forty one cents	do	3, R. 10,
1 3	One dollar and thirty two cents	do	No. 1, R. 10, No. 2, R. 10,
1 5	One dollar and fifty eight cents	do	
13	One dollar and thirty two cents	do do	To 3, R. 10,
16	One dollar and sixty five cents	go	(o. <b>4, R. 10,</b> (o. 5, R. 1 <b>0,</b>
ii	One dollar and sixty five cents	do	To. 6, R. 10,
ii	One dollar and ten cents	go	lo. 7, R. 10,
- 1	Ninety six conts	do	To. 8, R 10,
9	Ninety six cents	do	To 9, R. 10,
ī	Sixty nine cents	do	To. 19, R. 10,
3 4	Two dollars and forty seven cents	do	l, R II,
1 (	One dollar and sixty five cents	do	3, R. 11,
11	One dollar and fifteen cents	do	To. 1, R. 11,
	Ninety three cents	do	To. 2, R. 11,
1 5	One dollar and fifty eight cents	do	lo. 3, R. 11,
13	One dollar and thirty eight cents	<b>d</b> o	o. 4, R. 11,
2 0	Two dollars and six cents	do do	No. 5, R. 11.
2 3	Two dollars and thirty four cents	do	Vo. 6, R. 11,
13	One dollar and thirty eight cents	do	To. 7, R. 11, To. 8, R. 11,
i S	One dollar and thirty eight cents	do	Vo. 9, R. 11.
î s	One dollar and thirty eight cents	do	Vo. 10, R. 11,
i s	One dollar and ninety eight cents	do	A, R. 12,
ī š	One dollar and ninety eight cents	do	To. 1, R. 12,
1 5	One dollar and fifty eight cents	do	lo. 2, R. 12,
11	Une dollar and eighteen cents	do	lo 3, R. 12,
2 0	Two dollars and six cents	do	To. 4, R. 12,
1 9	One dollar and ninety two cents	do	To. 5, R. 12,
1 2	One dollar and twenty four cents	do	Vo. 6, R. 12,
16	One dollar and sixty five cents	do	Vo. 7, R. 12,
1 3 1 3	One dollar and thirty eight cents	do do	Vo. 8, R. 12, Vo. 9, K. 12,
i 3	One dollar and thirty eight cents		Te. 10, R. 12,
16	One dollar and thirty eight cents	do	A, R. 18,
i	One dollar and sixty five cents	go	o 1, R. 18,
ī š	One dollar and thirty eight cents	do	To. 2, R. 13,
16	One dollar and sixty five cents	do	No. 3, R. 13,
5	Fifty five cents	do	To. 4, R. 13,
1 1	One dollar and ten cents	do	To. 5, R. 13,
1 6	One dollar and sixty five cents	фo	Vo. 6, R. 13,
1 2	One dollar and twenty four cents	ďο	To. 7, R. 13,
9	Ninety six cents	φo	To. 8, R. 13, To. 9, R. 13,
1 1	One dollar and ten cents	đo	
. 8	Eighty two cents.	do	No. 10, R. 13, 1,2, R. 13 and 1

One dollar and sixty one cents.....

### PISCATAQUIS COUNTY—Concluded.

•	
- 84	40
Ĭ	06
ī	58
ī	10
ì	24
_	82
1	10
1	10
	82
	82
	82
1	65
_	
	80
	80
	96
1	10
_	82
	88
	69
	69
	69
	93
	52
1	58
3	30
ī	24
_	
1	58
_	
1	58
	_
\$112	77
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

### COUNTY OF SAGADAHOC.

Arrowsie	Two hundred and thirty eight dollars and thirty	1	
	eight cents	\$238	38
Bath			
D3-1-	lars and ninety three cents	16,283	93
Dowgoin	One thousand eighty nine dollars and forty two	1,089	49
Bowdoinham	One thousand six hundred eighty three dollars and	2,000	
	six cents	1,683	06
	Four hundred nine dollars and thirty seven cents		
	One hundred three dollars and sixty six cents		66
Phipeburg	One thousand twenty five dollars and eighty four		
Dist	Conte	1,025	84
WIGH MODG	Three thousand three hundred sixty five dollars and twelve cents.	3,365	7.0
Topsham	Two thousand two hundred fifty seven dollars and		1.5
	seventy one cents	2,257	71
West Bath	Four hundred forty five dollars and thirteen cents	445	
Woolwich			
	and fifty four cents	1,467	54
	Twonty eight thousand three hundred sixty nine		_
		\$28,369	16

### COUNTY OF SOMERSET.

		i	
Anson	One thousand six hundred thirteen dollars and	\$1,613	44
4.45	forty four cents		
Athens	One thousand fifteen dollars and seven cents	1,015	
Bingham	Five hundred fifty six dollars and forty cents	556	40
Brighton	One hundred ninety nine dollars and twonty seven	199	27
Cambridge			
OPERALIGES	Three hundred twenty three dollars and minety	323	98
Comean	Nine bended sister some delicer and sevents one		••
Canaan	Nine hundred sixty seven dollars and seventy one	967	71
0	Cents		•••
Concord	Two hundred sixty two dollars and seventy two	-	
<b>.</b>	cents	262	13
Cornville	Nine hundred forty eight dollars and eighty four		
<b>5</b>	cents	918	84
Detroit	Three hundred twenty three dellars and fifty		
W-1.3	seven cents	3 23	
Embden	Four hundred seventy two dollars and fifty cents		30
Fairfield	Three thousand five hundred fifty one dollars and		
_	sixty six cents		
Harmony	Five hundred twenty four dollars and seven center		
Hartland	One thousand ten dollars and seven cents	1,010	07
Madison	One thousand five hundred five dollars and seventy		
	six cents	1,505	
Mercer	Five hundred ninety four dollars and four cents	594	04
Moscow	Two hundred sixty two dollars and ninety seven		
_	cents	. 262	97
New Portland	One thousand two hundred eighty six dollars and		
	thirty two cents	1,286	32
Norridgewook	One thousand six hundred four dollars and fifty		
_	oents	1,604	50
Palmyra	Nine hundred eighty six dollars and forty nine		
-	cents	986	49
Pittsfield	One thousand five hundred forty six dollars and		
	seventy two cents	1,546	72
Ripley	Three hundred twenty nine dollars and eighty one		
	cents	3 29	81
Saint Albans	One thousand one hundred fifty six dollars and		
	seventeen cents	1,156	17
Bolon	Nine hundred fifty two dollars and twenty eight		
	cents	952	28
Skowhogan	Five thousand six hundred fifty eight dollars and		
	fifteen cents	5,658	15
Smithfield	Three hundred ninety four dollars and seventeen		
	cents	394	17
Starks	Right hundred sixty one dollars and forty two		
	cents	861	
Lexington plantation	One hundred sixty one dollars and forty nine cent	161	
No. 1, R. 2, W. K. R	Fifty five dollars	56	9)
No. 2, R. 2, Highland			
plantation, W. K. R. No. 1, R. 3, Carrying	Twenty eight dollars and eighty eight cents	28	88
No. 1, R. 3, Carrying	1		
Place pl., W. K. R	Twenty four dollars and seventy five cents		75
No 3, R. 3, GO	Fifty five dollars	55	00
No. 3, R. 3, Dead River		l	
plantation, W. K. R.	Forty four dollars	44	00
No. 4, R. 3, N. half, W.	m		
K. R	Twenty nine dollars and forty two cents		42
No. 1, R. 4, W. K. R.			50
No. 2, R. 4, do	Forty eight dollars and fifty one cents		51
No. 3, R. 4, do	Eighty two dollars and fifty cents	62	50
No. 4, R. 4, Flagstaff	Distant and John and Co		
PIRELEGION, W. A. K.	Eighty two dollars and fifty cents		50
No. 1, R. 5, do	Kighty two dollars and thirty six cents		36
No. 2, R. 5, do	Sixty one dollars and thirty eight cents	1 21	38
MU. 3, R. D, W. A. K	(n) hundred twenty three dollars and seventy	100	71
No 4 R 5 do	five cents	123	
No 4, R. 5, do	Eighty two dollars and fifty cents		50 49
No. 1, R. 6, do No. 2, R. 6, W. K. R.	Sixty six dollars and forty nine cents	00	4.0
			24
No. 2, R. 6, W. K. R.,	Thirty five dollars and eighty six cents	35	86
	Twenty seven dollars and 46th cents		50
No. S. R. S. W. K. R.	Twenty seven dollars and fifty cents Eighty two dollars and fifty cents		50
Mo. 4, R. 6, do	One hundred and ten dollars	110	
No. 5, R. 6, de	Sixty dollars and sixty one cents		61
		,	

### COUNTY OF SOMERSET—(CONTINUED).

<del></del>		
No. 1, R 7, do	Bighty two dollars and fifty cents	\$82 50
No 2, R. 7, do	Sixty three dollars and twenty one cents	63 2
No. 3, R. 7, do	Sixty dollars and twenty three cents	60 23
No. 4, R. 7, do	Eighty three dollars and twenty nine cents	83 29
No. 5, R. 7, do	Bighty six dollars and fifty nine cents	86 51
We g D g de		
No. 6, R. 7, do	Thirty six dollars and fifty seven cents	36 5
No. 2, R. 2, Mayfield		
pl., B P. E. K. R	Thirty three dollars	33 00
No. 1, R. 3, do	Sixty eight dollars and seventy five cents	68 78
No. 2, R. 3, do	Sixty eight dollars and seventy five cents	68 78
No. 1. R. 4, do	Sixty dollars and sixty one cents	60 6
	One hundred and ten dollars	110 00
No. 1, R. 5, do	Nineteen dollars and twenty five cents	19 25
No. 2, R. 5, do	Ninety one dollars and seventy four cents	91 74
No 1, R 6, do	Thirty three dollars	33 00
No. 1, R. 1, N. B. K.	•	
P., T and R	Fifty five dollars	55 00
	2 1109 110 110 110 110 110 110 110 110 11	
No. 1, R. 1, strip, N. B	.,	
K. P	Six dollars and eighty eight cents	6 88
No. 2, R. 1, N. B. K. P.		
Sandwich Acad	Forty one dollars and twenty five cents	41 25
No 2, R. 1, strip, N. B.	•	}
K P	Twelve dollars and twenty nine cents	12 29
No. 3, R. 1, N B. K. P.,		
	Pifer fire dellars and sometimes conta	22 74
Long Pond	Fifty five dollars and seventeen cents	55 17
No. 4, R. 1, N. B K. P.,	l.,	
Jackmantown	Sixty dollars and sixty one conts	60 61
No. 5, R 1, N. B. K. P.,		
Attean Pond	Forty five dollars and forty six cents	45 46
No. 6, R. 1, N. B. K. P.,	, ,	
	Fighty two dollars and fifty sants	99 50
Holeb	Eighty two dollars and fifty cents	82 50
No. 1, R. 2, N B. K.	la	
P., Tombegan	Sixty eight dollars and seventy five cents	68 75
No. 2, R. 2, N. B. K.		
P., Brassua	One hundred twenty three dollars and seventy five	1
	Cents	123 75
No. 3, R. 2, N B. K.		
P., Thorndike	Seventy five dollars and seventy six cents	75 76
	Develoy ave domais and seventy and conter	10 10
No. 4, R. 2, N. B. K.	3	<b>21 0</b> 0
P., Holdentown	Seventy one dollars and twenty three cente	71 25
No. 5, R. 2, N. B. K.		
P., Dennistown	Sixty dollars and sixty one cents	60 61
No 6, R. 2, N. B. K.	, , , , , , , , , , , , , , , , , , ,	
P., Forsaithtown	Sixty dollars and sixty one cents	60 61
Big W., N. B. K. P	Forty five dollars and ninety five cents	45 95
Little W., do	Sixteen dollars and six cents	16 06
No. 1, R. 3, do West		
Middlesex	Sixty dollars and sixty one cents	60 61
No. 2, R. 3, N. B K.	· · · · · · · · · · · · · · · · · · ·	
P., Soldiertown	Seventy dollars and thirteen cents	70 19
No 3, R. 3, E. half, N.		
B. K. P	Thirty dollars and fourteen cents	80 14
No o D o M half M	Antrain and thereagn acres	90 14
No. 3, R. 3, W. half, N.	Thinks dellaw and fameters are to	
B. K. P	Thirty dollars and fourteen cents	30 14
No. 4, R. 3, N. B K. P.,	l	_
Bald Mountain	Fifteen dollars and fifteen cents	15 18
No 5, R. 3, N. B. K. P.	Thirteen dollars and seventy five cents	13 75
No. 6, R. 3, do	Twenty eight cents	28
Seboomook, do	Ninety doilars and ninety one cents	90 91
	Posts sine dellars and 65	40 **
Plymouthtown	Forty nine dollars and fifty cents	49 50
No 2, R. 4, N. B. K. P.	la	
	Seventy five dollars and sixty three cents	75 63
No. 3, R. 4, N. B. K. P.	l i	1
Hammondtown	Forty nine dollars and thirty one cents	49 31
	Twenty one dollars and three cents	21 0
No. 5. B. 4, do	Four dollars and ninety five cents	4 98
		80 80
No. 3, R. 5, do	Thirty dollars and thirty cents	
No 4, R. 6, do	Eighteen dollars and eighty four cents	18 84
	Forty one dollars and thirty two cents	41 32
No. 5, R. 16, R. half,	<u> </u>	
W. R. L. S	Twenty two dollars and thirty four cents	22 34
No. 5, R. 16, W. half,		
W. R. L S	Fourteen dollars and eighty nine cents	14 89

### COUNTY OF SOMERSET—(CONTINUED).

		<u> </u>	
No. 6, R. 16, W	. R T. S.	Twenty five dollars and eighteen cents	825 18
No. 7, R. 16,	do	Nineteen dollars and fifty nine cents	19 51
No. 8, R. 16,	do	Twenty two dollars and twenty five cents	22 25
No. 9, R. 16,	do	Twenty two dollars and seventy one cents	22 71
No. 10, R. 16,	ďο	Thirty dollars and seventy six cents	30 76
No. 4, R. 17,	do	Sixty one dollars and seventy seven cents	61 77 11 58
No. 5, R, 17, No. 6, R, 17,	do do	Twenty four dollars and sevents there cents	24 75
No. 7, R. 17,	do	Twenty four dollars and seventy three cente Forty four dollars and one cent	44 01
No. 8, B. 17,	do	Ewenty seven dollars and fifty four cents	27 54
No. 9, R. 17,	do	Twenty five dollars and sixty two cents	25 62
No. 10, R. 17,	do	Thirty four dollars and thirty eight cents	34 38
No. 4, R. 18,	do	Iwenty four dollars and sixty cents	24 60
No. 5, R. 18,	ďo	Forty one dollars and twenty one cents	41 21
No. 6, R. 18, No. 7, R. 18,	din d	Twenty one dollars and fifty seven cents	. 21 57
No. 8, B. 18,	do do	Twenty two dollars and forty four cents	22 44 55 00
No. 9, R. 18,	do	Fifty five dollarsixteen dollars and forty five cente	16 45
No. 5, R. 19,	do	Twenty dollars and sixty one cents	20 61
No. 6, R. 19,	do	Twenty eight dollars and forty six cents	28 46
No. 7, R. 19,	do	I wenty five dollars and fifty one cents	25 51
No. 8, R. 19,	do	[wenty eight dollars and thirty one cents	28 31
No. 5, R. 20,	do	Twenty seven dollars and forty five cents	27 45
		Thirty three thousand three hundred forty nine	
			\$33,349 93
		,	, • ,
Timber a	nd Ge	ass on Reserved Lands, Somerset C	OUNTY.
No.1.R.3.B K.I	P. R. K. R	Sixty six cente	\$0 66
No. 2, R. 3,	do	Two dollars and eleven cents	2 11
No. 1, R. 4,	do	Two dollars and eleven cents	2 11
No. 2, R. 4,	do	Two dollars and twenty four cents	2 24
No. 1, R. 6,	do	Fifty three cents	53
No. 2, R. 5,	do	Two dollars and thirty eight cents	2 38
No. 1, R. 6,	do	Eighty three cents	83
No. IRTRE			
	P. W.K. H	One dollar and nineteen cents	1 19
No. 3, R. 3,	do	One dollar and thirty two cents	1 31
No. 3, R. 3, No. 4, R. 3,	do N	One dollar and thirty two cents	1 32 66
No. 2, R. 3, No. 4, R. 3, No. 1, R. 4,	do N do	One dollar and thirty two cents	1 37 66 43
No. 2, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4,	do N j do do	One dollar and thirty two cents	1 37 66 43 1 06
No. 2, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 3, R. 4,	do N do	One dollar and thirty two cents	1 37 66 43
No. 2, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4,	do N j do do do	One dollar and thirty two cents	1 32 66 43 1 06 1 75
No. 2, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 3, R. 4, No. 1, R. 5, No. 2, R. 5, No. 3, R. 5,	do N do do do do do do do	One dollar and thirty two cents	1 32 66 43 1 06 1 72 1 59 1 59
No. 3, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 1, R. 5, No. 2, R. 5, No. 2, R. 5, No. 4, R. 5,	do N do	One dollar and thirty two cents	1 52 66 43 1 06 1 72 1 59 3 68
No. 2, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 3, R. 4, No. 1, R. 5, No. 2, R. 5, No. 3, R. 5, No. 4, R. 5, No. 1, R. 6,	do N do	One dollar and thirty two cents	1 37 66 43 1 06 1 77 1 59 2 58 3 68 1 97
No. 2, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 3, R. 4, No. 1, R. 5, No. 2, R. 5, No. 3, R. 5, No. 4, R. 5, No. 1, R. 6,	do N do	One dollar and thirty two cents	1 57 66 43 1 06 1 77 1 59 1 59 8 68 1 97 1 06
No. 3, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 1, R. 5, No. 2, R. 5, No. 3, R. 5, No. 1, R. 6, No. 1, R. 6,	do N do	One dollar and thirty two cents	1 52 66 45 1 06 1 77 1 58 1 58 1 59 1 97 1 96 1 96
No. 2, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 1, R. 5, No. 2, R. 5, No. 2, R. 5, No. 1, R. 6, No. 2, R. 6, No. 2, R. 6,	do N do	One dollar and thirty two cents	1 32 66 43 1 06 1 72 1 53 3 68 1 97 1 06 1 98
No. 2, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 1, R. 5, No. 2, R. 5, No. 3, R. 5, No. 4, R. 5, No. 2, R. 6, No. 2, R. 6, No. 4, R. 6,	do N do	One dollar and thirty two cents.  Sixty six cents Forty three cents. One dollar and six cents One dollar and seventy two cents. One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and sixty eight cents. One dollar and ninety seven cents. One dollar and ninety seven cents. One dollar and six cents. One dollar and six cents. One dollar and six cents. Two dollar and cents. Two dollars and celeven cents.	1 32 66 43 1 06 1 72 1 58 1 58 1 97 1 06 1 96 1 98 2 11
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 3, R. 4, No. 1, R. 5, No. 2, R. 5, No. 3, R. 5, No. 1, R. 6, No. 1, R. 6, No. 3, R. 6, No. 4, R. 6, No. 5, R. 6, No. 5, R. 6,	do N do	One deliar and thirty two cents	1 32 64 1 06 1 77 1 58 1 58 3 68 1 97 1 06 1 98 2 11 1 88
No. 3, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 1, R. 5, No. 3, R. 5, No. 3, R. 5, No. 1, R. 6, No. 3, R. 6, No. 3, R. 6, No. 4, R. 6, No. 4, R. 6, No. 5, R. 6, No. 2, R. 7,	do N j do	One dollar and thirty two cents	1 52 66 1 06 1 73 1 53 1 53 3 66 1 96 1 96 1 96 2 11 1 86 1 1 86
No. 2, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 1, R. 5, No. 2, R. 5, No. 3, R. 5, No. 4, R. 5, No. 2, R. 6, No. 3, R. 6, No. 5, R. 6, No. 1, R. 7, No. 1, R. 7,	do N do	One dollar and thirty two cents.  Sixty six cents Forty three coats One dollar and six cents One dollar and fity nine cents. One dollar and fifty nine cents. One dollar and fifty nine cents. Three dollars and sixty eight cents. One dollar and ninety seven cents. One dollar and six cents. One dollar and six cents. One dollar and ninety sight cents. Two dollar and six cents. One dollar and six cents. One dollar and six cents. One dollar and cents. Two dollar and cents. Two dollar and fifty nine cents. Two dollar and fifty nine cents. Two dollars and thirty eight cents.	1 32 64 1 06 1 77 1 58 1 58 3 68 1 97 1 06 1 98 2 11 1 88
No. 3, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 1, R. 5, No. 3, R. 5, No. 3, R. 5, No. 1, R. 6, No. 3, R. 6, No. 3, R. 6, No. 4, R. 6, No. 4, R. 6, No. 5, R. 6, No. 2, R. 7,	do N i do d	One dollar and thirty two cents	1 32 64 43 1 06 1 77 1 58 3 68 7 1 97 1 06 1 98 1 06 1 98 2 11 1 88
No. 2, R. 3, No. 4, R. 3, No. 1, R. 4, No. 2, R. 4, No. 2, R. 5, No. 2, R. 5, No. 2, R. 5, No. 4, R. 6, No. 2, R. 6, No. 3, R. 6, No. 1, R. 6, No. 1, R. 7, No. 4, R. 7, No. 4, R. 7, No. 4, R. 7, No. 5, R. 7,	do N j do	One dollar and thirty two cents.  Sixty six cents Forty three coats One dollar and six cents One dollar and six cents One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and sixty eight cents. One dollar and six cents Two dollar and eighty eight cents Two dollar and fifty nine cents Two dollar and fifty nine cents Two dollars and thirty eight cents Two dollars and sixteen cents. One dollar and fifty nine cents. Two dollars and twenty eight cents	1 32 66 43 1 06 1 77 1 58 1 59 1 06 1 96 1 1 96 1 1 98 1 1 1 1 88 1 5 3 88 43 2 16 1 2 8 43
No. 2, R. 3, No. 4, R. 4, No. 2, R. 4, No. 3, R. 4, No. 1, R. 5, No. 2, R. 5, No. 2, R. 5, No. 2, R. 6, No. 3, R. 6, No. 3, R. 6, No. 4, R. 6, No. 1, R. 7, No. 2, R. 7, No. 2, R. 7, No. 5, R. 7, No. 5, R. 7, No. 6, R. 7,	do N i do	One dollar and thirty two cents.  Sixty six cents Forty three cents. One dollar and six cents One dollar and seventy two cents. One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and sixty eight cents. One dollar and six cents. One dollar and six cents. One dollar and six cents. One dollar and ninety eight cents. One dollar and ninety eight cents. Two dollars and eighty eight cents. One dollar and fity nine cents. One dollar and fity nine cents. Forty three cents. Two dollars and sixteen cents.	1 32 643 1 06 1 77 1 59 1 59 1 06 1 98 1 06 1 98 2 11 1 88 1 59 2 16 3 38 3 38
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 2, R. 4, No. 1, R. 5, No. 2, R. 5, No. 3, R. 5, No. 1, R. 6, No. 2, R. 6, No. 4, R. 6, No. 2, R. 6, No. 2, R. 7, No. 5, R. 7, No. 5, R. 7, No. 5, R. 7, No. 6, R. 7, No. 6, R. 7, No. 1, R. 7,	do N i do	One dollar and thirty two cents.  Sixty six cents Forty three cents. One dollar and six cents One dollar and seventy two cents. One dollar and fifty nine cents. One dollar and fifty nine cents. Three dollars and sixty eight cents. One dollar and ninety seven cents. One dollar and six cents. One dollar and ninety eight cents. Two dollars and eleven cents. One dollar and fifty nine cents. Two dollars and fifty nine cents. Two dollars and thirty eight cents. Forty three cents. Two dollars and twenty eight cents. One dollar and eighty seven cents.	1 32 64 1 06 1 77 1 58 1 58 1 97 1 06 1 98 2 11 1 88 2 18 2 18 2 18 2 18 1 28 1 2
No. 2, R. 3, No. 4, R. 4, No. 2, R. 4, No. 2, R. 5, No. 2, R. 5, No. 2, R. 5, No. 2, R. 6, No. 2, R. 6, No. 2, R. 6, No. 3, R. 6, No. 1, R. 6, No. 1, R. 7, No. 1, R. 7, No. 4, R. 7, No. 4, R. 7, No. 4, R. 7, No. 4, R. 7, No. 5, R. 7, No. 2, R. 1, No. 1, R. 1, No. 2, R. 1, No. 2, R. 1,	do N j do	One dollar and thirty two cents.  Sixty six cents Forty three cents. One dollar and six cents One dollar and six cents One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and sixty eight cents. One dollar and ninety seven cents. One dollar and six cents. Two dollars and eighty eight cents. Two dollar and fifty nine cents. Two dollar and fifty nine cents. Two dollars and thirty eight cents. Two dollars and sixteen cents. One dollar and fifty nine cents. Two dollars and thirty eight cents. Two dollars and thirty eight cents. One dollar and fifty seven cents. One dollar and thirty four cents. One dollar and fifty seven cents. One dollar and fifty seven cents.	1 52 64 1 06 1 77 1 58 3 68 1 97 1 06 1 98 2 11 1 88 2 18 2 16 1 28 2 18 1 28 1 28 1 28 1 28 1 28 1 28
No. 2, R. 3, No. 4, R. 4, No. 2, R. 4, No. 3, R. 4, No. 1, R. 5, No. 1, R. 5, No. 2, R. 5, No. 2, R. 6, No. 3, R. 6, No. 3, R. 6, No. 1, R. 7, No. 1, R. 7, No. 5, R. 1, No. 2, R. 1, No. 3, R. 1, No. 3, R. 1,	do N i do	One dollar and thirty two cents.  Sixty six cents Forty three cents. One dollar and six cents One dollar and seventy two cents. One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and sixty eight cents. One dollar and ninety seven cents. One dollar and six cents. One dollar and six cents. One dollar and six cents. One dollar and ninety eight cents. Two dollar and ninety eight cents. Two dollars and eighty eight cents. Two dollars and thirty eight cents. Two dollars and thirty eight cents. Two dollars and thirty gight cents. Two dollars and thirty eight cents. Two dollars and thirty fight cents. Two dollars and thirty four cents. Two dollars and twenty eight cents. Two dollars and thirty four cents. One dollar and eighty seven cents. One dollar and fifty seven cents. One dollar and fifty seven cents.	1 32 643 1 06 1 77 1 58 3 68 1 1 96 1 06 1 98 2 11 1 88 2 15 2 16 2 1 28 3 38 4 43 2 1 28 4 43 2 1 28 4 43 2 1 28 4 4 1 28 4 28 4 28 4 28 4 28
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 2, R. 4, No. 1, R. 5, No. 1, R. 5, No. 2, R. 5, No. 2, R. 6, No. 2, R. 6, No. 3, R. 6, No. 4, R. 6, No. 2, R. 7, No. 1, R. 7, No. 2, R. 7, No. 5, R. 7, No. 5, R. 7, No. 5, R. 7, No. 5, R. 1, No. 2, R. 1, No. 3, R. 1, No. 5, R. 1,	do N i do	One deliar and thirty two cents.  Sixty six cents Forty three cents. One deliar and six cents One deliar and six cents One deliar and fifty nine cents. One deliar and fifty nine cents. Three deliars and sixty eight cents. One deliar and ninety eight cents. One deliar and six cents. One deliar and six cents. One deliar and ninety eight cents. One deliar and ninety eight cents. One deliar and ninety eight cents. One deliar and fifty nine cents. One deliar and fifty nine cents. Two deliars and eighty eight cents. Forty three cents. Two deliars and sixteen cents. One deliar and sixteen cents. Two deliars and twenty eight cents. Two deliars and thirty four cents. One deliar and eighty seven cents. One deliar and fifty seven cents.	1 52 64 1 76 1 59 1 59 1 96 1 96 1 98 2 11 1 88 2 16 1 1 28 2 1 1 2 2 3 4 2 3 4 2 3 4 2 3 4 2 3 4 2 3 4 2 3 4 2 3 4 2 3 4 2 3 4 2 3 4 2 3 4 2 3 4 3 4
No. 2, R. 3, No. 4, R. 4, No. 2, R. 4, No. 2, R. 5, No. 2, R. 5, No. 2, R. 5, No. 2, R. 6, No. 2, R. 6, No. 2, R. 6, No. 3, R. 6, No. 1, R. 7, No. 1, R. 7, No. 4, R. 7, No. 4, R. 7, No. 4, R. 7, No. 4, R. 7, No. 2, R. 1, No. 2, R. 1, No. 4, R. 1, No. 4, R. 1, No. 5, R. 1, No. 6, R. 1, No. 6, R. 1, No. 6, R. 1,	do N j do	One deliar and thirty two cents.  Sixty six cents Forty three cents. One deliar and six cents One deliar and six cents One deliar and fifty nine cents. One deliar and fifty nine cents. Three deliars and sixty eight cents. One deliar and ninety seven cents. One deliar and six cents. One deliar and ninety eight cents. One deliar and ninety eight cents. One deliar and ninety eight cents. One deliar and eleven cents. One deliar and fifty nine cents. Two deliars and fifty nine cents. Two deliars and fifty nine cents. Two deliars and thirty eight cents. Two deliars and twenty eight cents. Two deliars and twenty eight cents. One deliar and eighty seven cents. One deliar and eighty seven cents. One deliar and fifty nine cents. One deliar and fifty nine cents. One deliar and ninety two cents. One deliar and ninety two cents.	1 52 64 1 06 1 77 1 58 1 59 1 06 1 98 2 11 2 11 2 12 2 38 4 3 2 16 1 28 1 59 1 59 1 59 1 59 1 59 1 59 1 59 1 59
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 2, R. 4, No. 2, R. 5, No. 2, R. 5, No. 2, R. 5, No. 3, R. 6, No. 3, R. 6, No. 3, R. 6, No. 1, R. 7, No. 4, R. 7, No. 5, R. 7, No. 5, R. 7, No. 5, R. 7, No. 5, R. 1, No. 2, R. 1, No. 4, R. 1, No. 5, R. 1, No. 4, R. 1, No. 5, R. 1, No. 5, R. 1, No. 6, R. 1,	do N j do	One dollar and thirty two cents.  Sixty six cents Forty three cents. One dollar and six cents One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and sixty eight cents. One dollar and six cents. One dollar and six cents. One dollar and ninety sight cents. One dollar and ninety eight cents. One dollar and ninety eight cents. Two dollar and ninety eight cents. Two dollar and fifty nine cents. Two dollar and fifty nine cents. Two dollars and thirty eight cents. Two dollars and thirty eight cents. Two dollars and thirty eight cents. Two dollars and thirty fight cents. Two dollars and thirty fight cents. One dollar and fifty nine cents. One dollar and fifty seven cents. One dollar and thirty seven cents. One dollar and fifty seven cents. One dollar and fifty nine cents. One dollar and sixty five cents.	1 52 643 1 06 1 77 1 58 3 68 1 1 96 1 06 1 98 2 11 1 88 2 18 2 18 2 18 2 18 1 18 2 18 1 18 1
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 2, R. 4, No. 1, R. 5, No. 1, R. 5, No. 2, R. 5, No. 2, R. 6, No. 2, R. 6, No. 3, R. 6, No. 4, R. 6, No. 1, R. 7, No. 2, R. 7, No. 4, R. 7, No. 5, R. 7, No. 5, R. 7, No. 5, R. 1, No. 5, R. 1, No. 5, R. 1, No. 6, R. 1,	do N j do	One deliar and thirty two cents.  Sixty six cents Forty three cents. One deliar and six cents One deliar and six cents One deliar and fifty nine cents. One deliar and fifty nine cents. Three deliars and sixty eight cents. One deliar and ninety seven cents. One deliar and six cents. One deliar and ninety eight cents. One deliar and ninety eight cents. One deliar and ninety eight cents. One deliar and eleven cents. One deliar and fifty nine cents. Two deliars and fifty nine cents. Two deliars and fifty nine cents. Two deliars and thirty eight cents. Two deliars and twenty eight cents. Two deliars and twenty eight cents. One deliar and eighty seven cents. One deliar and eighty seven cents. One deliar and fifty nine cents. One deliar and fifty nine cents. One deliar and ninety two cents. One deliar and ninety two cents.	1 52 64 1 06 1 77 1 58 1 59 1 06 1 98 2 11 2 11 2 12 2 38 4 3 2 16 1 28 1 59 1 59 1 59 1 59 1 59 1 59 1 59 1 59
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 2, R. 4, No. 2, R. 5, No. 2, R. 5, No. 2, R. 6, No. 2, R. 6, No. 2, R. 6, No. 3, R. 6, No. 1, R. 7, No. 4, R. 1, No. 4, R. 1, No. 5, R. 1, No. 6, R. 1, No. 1, R. 2, No. 2, R. 2,	do N i do	One dollar and thirty two cents.  Sixty six cents Forty three cents. One dollar and six cents One dollar and seventy two cents. One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and sixty eight cents. One dollar and six cents. One dollar and six cents. One dollar and six cents. One dollar and ninety eight cents. One dollar and ninety eight cents. One dollar and ninety eight cents. Two dollars and celeven cents. One dollar and fifty nine cents. Two dollars and thirty eight cents. Forty three cents. Two dollars and twenty eight cents. Two dollars and twenty eight cents. Two dollars and twenty eight cents. One dollar and thirty four cents. One dollar and thirty four cents. One dollar and fifty seven cents. One dollar and fifty seven cents. One dollar and fifty seven cents. One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and ninety two cents. One dollar and ninety two cents. One dollar and ninety two cents. One dollar and sixty five cents. Three dollars and thirty cents.	1 32 64 1 06 1 77 1 59 1 59 1 96 1 96 2 11 1 88 1 1 59 2 16 1 1 88 2 16 1 1 87 1 1 57 1 57 1 57 1 58
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 2, R. 4, No. 1, R. 5, No. 1, R. 5, No. 2, R. 5, No. 2, R. 6, No. 2, R. 6, No. 3, R. 6, No. 1, R. 7, No. 1, R. 7, No. 2, R. 7, No. 5, R. 7, No. 5, R. 7, No. 5, R. 1, No. 6, R. 1, No. 1, R. 2, No. 4, R. 2, No. 4, R. 1, No. 5, R. 1, No. 6, R. 1, No. 6, R. 1, No. 6, R. 1, No. 6, R. 2, No. 4, R. 2, No. 4, R. 2, No. 5, R. 2,	do N i do	One dollar and thirty two cents.  Sixty six cents Forty three cents. One dollar and six cents One dollar and six cents One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and sixty eight cents. One dollar and six cents. One dollar and ninety eight cents. Two dollar and ninety eight cents. Two dollar and eighty eight cents. Two dollar and fifty nine cents. Two dollars and thirty eight cents. Two dollars and thirty eight cents. Two dollars and thirty one cents. Two dollars and thirty four cents. Two dollars and thirty four cents. One dollar and fifty nine cents. One dollar and eighty seven cents. One dollar and thirty four cents. One dollar and fifty seven cents. One dollar and fifty seven cents. One dollar and fifty nine cents. One dollar and ninety two cents. One dollar and sixty five cents. Three dollars and thirty cents. Three dollars and seventy seven cents. One dollar and sixty five cents. Three dollars and seventy seven cents. One dollar and eighty five cents. One dollar and sixty five cents.	1 52 643 1 06 1 77 1 59 1 59 1 06 1 98 1 1 98 1 1 98 1 1 88 1 1 58 2 16 1 2 16 1 2 17 1 57 1 57 1 57 1 57 1 57 1 57 1 57 1
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 2, R. 4, No. 1, R. 5, No. 1, R. 5, No. 2, R. 6, No. 2, R. 6, No. 2, R. 6, No. 2, R. 6, No. 4, R. 6, No. 2, R. 7, No. 2, R. 7, No. 5, R. 7, No. 5, R. 7, No. 5, R. 1, No. 5, R. 1, No. 6, R. 2, No. 5, R. 2, No. 5, R. 2, No. 5, R. 2, No. 5, R. 2,	do N i do	One deliar and thirty two cents.  Sixty six cents Forty three cents. One deliar and six cents One deliar and six cents One deliar and fifty nine cents. One deliar and fifty nine cents. One deliar and sixty eight cents. One deliar and six cents. One deliar and six cents. One deliar and six cents. One deliar and ninety eight cents. One deliar and ninety eight cents. One deliar and ninety eight cents. One deliar and eighty eight cents. One deliar and fifty nine cents. One deliar and fifty nine cents. Two deliars and thirty eight cents. Forty three cents. Two deliars and thirty eight cents. Two deliars and thirty eight cents. One deliar and fifty seven cents. One deliar and fifty nine cents. One deliar and fifty seven cents. One deliar and sixty five cents. Three deliars and seventy seven cents. One deliar and eighty five cents. I wo deliar and eighty five cents. One deliar and eighty five cents. One deliar and eighty five cents. One deliar and sixty five cents. One deliar and sixty five cents. One deliar and sixty five cents.	1 52 64 1 77 1 57 1 59 1 90 1 90 1 90 1 90 2 10 1 1 80 2 10 1 1 80 2 10 1 1 20 2 1 1 2 2 2 3 4 3 2 2 3 4 3 2 2 3 4 3 2 2 3 4 3 2 2 3 4 3 2 2 3 4 3 2 2 3 4 3 2 2 3 4 3 2 3 4 3 2 3 2
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 2, R. 4, No. 2, R. 5, No. 2, R. 5, No. 2, R. 5, No. 3, R. 6, No. 3, R. 6, No. 1, R. 6, No. 1, R. 7, No. 2, R. 7, No. 5, R. 7, No. 5, R. 7, No. 2, R. 1, No. 2, R. 1, No. 2, R. 1, No. 4, R. 1, No. 5, R. 1, No. 5, R. 1, No. 5, R. 1, No. 5, R. 2, No. 5, R. 2,	do N i do	One dollar and thirty two cents  Sixty six cents Forty three cents One dollar and six cents One dollar and six cents One dollar and fifty nine cents One dollar and fifty nine cents One dollar and fifty nine cents One dollar and six cents One dollar and six cents One dollar and six cents One dollar and ninety sight cents One dollar and six cents Two dollars and eighty eight cents Two dollar and fifty nine cents Two dollars and thirty eight cents Two dollars and thirty eight cents Two dollars and thirty eight cents One dollar and fifty nine cents One dollar and fifty seven cents One dollar and fifty seven cents One dollar and fifty seven cents One dollar and fifty nine cents One dollar and thirty seven cents One dollar and sixty five cents	1 32 66 43 1 06 1 77 1 58 1 66 1 87 1 85 1 66 1 87 1 87 1 87 1 85 1 66 1 66 1 66 1 66 1 66 1 66 1 66
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 2, R. 4, No. 2, R. 5, No. 1, R. 5, No. 2, R. 5, No. 2, R. 6, No. 3, R. 6, No. 3, R. 6, No. 1, R. 7, No. 5, R. 7, No. 5, R. 7, No. 2, R. 1, No. 3, R. 2, No. 4, R. 2, No. 4, R. 2, No. 5, R. 2, No. 6, R. 2, No	do N i do	One dollar and thirty two cents  Sixty six cents Forty three cents One dollar and six cents One dollar and fifty nine cents One dollar and fifty nine cents One dollar and fifty nine cents One dollar and sixty eight cents One dollar and ninety eight cents One dollar and six cents One dollar and ninety eight cents Two dollars and eighty eight cents One dollar and fifty nine cents Two dollars and thirty eight cents Two dollars and thirty eight cents Two dollars and thirty eight cents One dollar and fifty nine cents One dollar and eighty even cents One dollar and fifty even cents One dollar and fifty seven cents One dollar and fifty nine cents One dollar and fifty nine cents One dollar and fifty nine cents One dollar and sixty five cents One dollar and sixty five cents Two dollars and sixty five cents One dollar and sixty five cents	1 32 66 43 1 06 1 77 1 58 1 98 1 98 1 98 1 98 1 98 1 98 1 98
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 2, R. 4, No. 1, R. 5, No. 1, R. 5, No. 2, R. 5, No. 2, R. 6, No. 2, R. 6, No. 3, R. 6, No. 4, R. 6, No. 2, R. 7, No. 4, R. 7, No. 5, R. 7, No. 5, R. 7, No. 5, R. 1, No. 5, R. 1, No. 6, R. 1, No. 6, R. 1, No. 6, R. 1, No. 6, R. 2, No. 4, R. 2, No. 4, R. 2, No. 6, R. 3, No. 6, R. 3,	do N i do	One dollar and thirty two cents.  Sixty six cents Forty three cents. One dollar and six cents One dollar and six cents One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and sixty eight cents. One dollar and six cents. One dollar and ninety eight cents. Two dollars and ninety eight cents. Two dollars and eighty eight cents. One dollar and fifty nine cents. One dollar and fifty nine cents. Two dollars and thirty eight cents. Two dollars and twenty eight cents. Two dollars and twenty eight cents. Two dollars and thirty four cents. One dollar and fifty seven cents. One dollar and ninety two cents. One dollar and sixty five cents. Three dollars and sixty five cents. Three dollars and sixty five cents. Three dollars and eighty five cents. One dollar and eighty five cents. One dollar and eighty five cents. One dollar and sixty five cents. One dollar and fifty nine cents. One dollar and fifty nine cents. One dollar and fifty nine cents.	1 32 64 1 06 1 73 1 59 1 59 1 06 1 98 2 11 1 88 1 1 59 2 16 1 28 2 16 1 28 2 17 1 59 1 59 1 59 1 65 1 65 1 65 1 65 1 65 1 65 1 65 1 65
No. 2, R. 3, No. 4, R. 3, No. 2, R. 4, No. 2, R. 4, No. 2, R. 5, No. 1, R. 5, No. 2, R. 5, No. 2, R. 6, No. 3, R. 6, No. 3, R. 6, No. 1, R. 7, No. 5, R. 7, No. 5, R. 7, No. 2, R. 1, No. 3, R. 2, No. 4, R. 2, No. 4, R. 2, No. 5, R. 2, No. 6, R. 2, No	do N i do	One dollar and thirty two cents  Sixty six cents Forty three cents One dollar and six cents One dollar and fifty nine cents One dollar and fifty nine cents One dollar and fifty nine cents One dollar and sixty eight cents One dollar and ninety eight cents One dollar and six cents One dollar and ninety eight cents Two dollars and eighty eight cents One dollar and fifty nine cents Two dollars and thirty eight cents Two dollars and thirty eight cents Two dollars and thirty eight cents One dollar and fifty nine cents One dollar and eighty even cents One dollar and fifty even cents One dollar and fifty seven cents One dollar and fifty nine cents One dollar and fifty nine cents One dollar and fifty nine cents One dollar and sixty five cents One dollar and sixty five cents Two dollars and sixty five cents One dollar and sixty five cents	1 32 66 43 1 06 1 77 1 58 1 58 1 56 1 57 1 57 1 57 1 57 1 57 1 57 1 57

### COUNTY OF SOMERSET-(CONCLUDED).

		1		
	B. K. P	.Thirty nine cents	<b>\$</b> 0	39
No. 5, R. 3,	do	Thirty nine cents		39
Seboomook, B.4,	, do	Two dollars and thirty seven cents	2	37
No. 1, R. 4.	do	One dollar and thirty two cents	1	32
No. 2, B. 4,	do	One dollar and fifty nine cents	1	59
No. 3, R. 4,	do	One dollar and thirty two cents	1	32
No. 4, R 4,	do	Forty six cents		46
No. 5, R. 4,	do	Thirteen cents		13
No. 3, R. 5,	do	Fifty five cents		55
No. 4, R. 5,	do	Thirty eight cents		38
No. 4, R. 16, W	. E. L S		1	38
No. 5, R. 16,	do	One dollar and ten cents	1	10
No. 6, R. 16,	do	Sixty nine cents		69
No. 7, R. 16,	do	Fifty five cents.		55
No. 8, R. 16,	do	Fifty dve cents		55
No 9, R. 16,	do	Fifty five cents		55
No 10, R. 16,	do	Righty two cents		82
No 4, R. 17,	do	One dollar and sixty five cents	1	65
No 5, R. 17,	do	Forty one cents		41
No. 6, R. 17,	do	Sixty nine cents		69
No. 7, R. 17,	do	One dollar and ten cents	1	10
No 8, R. 17,	do	Sixty nine cents		69
No. 9, R. 17,	do	Sixty nine cents		69
No. 10, R. 17,	do	Fifty five cents		55
No. 4, R. 18,	do	Forty one cents		41
No. 5, R. 18,	do	One dollar and ten cents	1	10
No. 6, R. 18,	do	Fifty ave cents		55
No. 7, R. 19,	do	Twenty eight cents		28
No. 8, R. 18,	do	One dollar and thirty seven cepts	1	37
No. 9, R. 18,	do	Forty eight cents		48
No. 5, R. 19,	do	Sixty cents.		60
No. 6, R. 19,	do	Sixty nine cents		69
No. 7, R. 19,	do	Sixty nine cents		69
No. 8, R. 19,	do	Sixty two cents		62
		One hundred two dollars and twenty five cents	\$102	25

### COUNTY OF WALDO.

Relfact	Six thousand seven hundred ninety dollars and forty one		
D011860	cents	\$6,790	41
Belmont	Two hundred eighty five dollars and forty five cents	285	
	Six hundred thirty three dollars and ten cents	633	
	Five hundred sixty three dollars and ninety three cents	663	
	Five hundred sixteen dollars and sixty four cents	516	
President	Pour handred simble view dollars and thinte three conts	489	
Talasharan ah	Four hundred eighty nine dollars and thirty three cents Four hundred thirty seven dollars and forty nine cents	437	
	Four hundred thirty nine dollars and ninety nine cents		
		439	
A.nox	Six hundred three dollars thirty two cents	603	
Liberty	Seven hundred thirty dollars and thirty four cents	730	34
TIEGOIDAIIIG	One thousand one hundred thirty dollars and thirty eight		
•	Cents	1,130	
	Eight hundred fifty six dollars and twenty eight cents	856	
Montville	One thousand dollars and nigety seven cents	1,000	
Morrill	Three hundred thirty seven dollars sixteen cents	337	
Northport	Five hundred forty two dollars and eight cents	542	
Palermo	Seven hundred three dollars and ninety five cents	703	95
Prospect	Four hundred fifty nine dollars and twenty three cents	459	23
Searsmont	One thousand nine dollars and fifty nine cents	1,009	59
Bearsport	Two thousand eight hundred and ninety two dollars and	•	
•	ninety two cents	2,892	92
Stock ton	One thousand one hundred nine dollars and nine cents	1,109	09
	Three hundred eighty two dollars and thirteen cents	382	
	Seven hundred seventy one dollars and ninety six cents	771	96
Trov	Seven hundred twenty eight dollars and twenty six cents	728	
Ilnity	One thousand sixty five dollars and fourteen cents	1,065	
	Four hundred five dollars and fifty three cents	405	
	Une thousand five hundred and forty dollars	1,540	
	Twenty six thousand four hundred twenty four dollars and	<u> </u>	_
· · · · · · · · · · · · · · · · · · ·	sixty seven cents		67

### COUNTY OF WASHINGTON.

Addison	Seven hundred seventy dollars and fifty two cents	\$770 52
	One hundred ninety six dollars and thirty six	-
	cents	196 36
	One hundred forty six dollars and fifty eight cents	146 58
	Two hundred ten dollars and forty three cents	210 43 90 00
Brookton	Ninety dollars	<b>30</b> 00
31002002	cents	233 41
Calais	Four thousand seven hundred seventy seven dol-	
	lars and twenty four eents	4,777 24
	One hundred eleven dollars and eleven cents	111 11
Charlotte	One hundred sixty six dollars and seventy four	144 74
Cherryfield	cents	166 74
	eighty three cents	1,116 83
Columbia	Three hundred thirty six dollars and sixty three	
	cents	336 63
Columbia Falls	Four hundred forty two dollars and twenty two	440.00
Canan	Cents	442 22
Cooper	One hundred forty four dollars and seventy two	144 72
Crawford	Bighty one dollars and eighty four cents	81 84
Cutler	Iwo hundred forty two dollars and five cents	242 05
Danforth	Three hundred ninety six dollars and ninety four	
	dents	396 94
	Forty nine dollars and forty seven cents	49 47
	Five hundred nine dollars and thirty three cents.  One thousand three hundred sixty six dollars and	509 33
	sixty seven cents	1,366 67
Bastport	One thousand seven hundred sixty four dollars	•
	and sixteen cents	1,764 16
	One hundred forty two dollars and one sent	142 01
Edmunds	One hundred ninety nine dollars and eighty eight	199 88
Harrington	Seven hundred eighty nine dollars and seventy	199 00
	four cents	789 74
Jonesborough	Iwo hundred twenty one dollars and thirty three	
_ , _ ,	cents	221 33
Jonesport	Five hundred thirty three dollars and twenty nine	£99 <b>6</b> 0
Kossuth	Seventy three dollars and fifty five cents	533 29 73 55
	Eight hundred fifty nine dollars and sixty five	15 00
	cents	839 <b>65</b>
Machias	Two thousand one hundred forty nine dollars and	
36. 35	eighteen cents	2,149 18
	Five hundred and twenty nine dollars	529 00 77 85
	One hundred seventy three dollars and nine cents	173 09
	Seventy one dollars and fifty eight cents	71 58
	Right hundred forty two dollars and fourteen cents	842 14
Northfield	Ninety two dollars and twelve cents	92 12
Pembroke	Bight hundred fifty six dollars and thirty four	056 84
Parry	Four hundred seventy seven dollars and seventy	856 34
	seven cents	477 77
Princeton	Four hundred eighty seven dollars and seventy	
	four cents	487 74
	Three hundred nine dollars and fourteen cents	309 14
	Five hundred eleven dollars and ninety cents  One hundred forty two dollars and sixty four cents	511 90 142 64
Tonsfield	One hundred eighty nine dollars and seventy two	142 08
	cents	189 72
Trescott	One hundred thirty seven dollars and fourteen cts.,	137 14
Vanceboro	Three hundred fifty seven dollars and nine cents,	357 09
	Righty six dollars and eighty three cents	86 83
	One hundred fifteen dollars and twenty four cents Two hundred twenty six dollars and forty eight	115 24
mram2	cents six domain and forty eight	226 48
Whitneyville	Two hundred one dollars and two cents	201 02
No 14, Kast Division.	Sixty six dollars	66 00
No. 18, do	Twenty two dollars	22 00
	Twenty two dollars	22 00 57 75
	Twenty four dollars and seventy five cents	57 75 24 75
	Iwenty eight dollars and forty three cents	28 43
•		

### COUNTY OF WASHINGTON-(CONTINUED).

No 18, Middle Division S E. one fourth, No 19, Middle Division. N one-half, and S. W. one-fourth, No. 19, Middle Division. No. 24, Middle Division. No. 25, do No. 29, do No. 30, do No. 31, do No. 31, do No. 31, do No. 36, do No. 36, do No. 37. do No. 42, Middle Division E. ½, No. 43, Mid. Div. W. ½, No. 43, Mid. Div. W. ½, No. 43, Mid. Div. Division E. ½, No. 43, Mid. Div. M. ½, No. 43, Mid. Div. M. ½, No. 45,
S E. one fourth, No. 19, Middle Division.  None-half, and S. W. one-fourth, No. 19, Middle Division.  No. 24, Middle Division.  No. 25, do  No. 29, do  No. 30, do  Elighty one dollars and seventy four cents.  No. 31, do  No. 36, do  No. 36, do  No. 37. do  No. 37. do  No. 42, Middle Division  E. ½, No. 43, do  No. 42, Middle Division  E. ½, No. 43, do  No. 5, N. Div. N. ½.  No. 5, N. Div. S. half  Twenty six dollars and sixty seven cents.  Elighty one dollars and thirty four cents.  Sixty dollars and sixty one cents.  Sixty dollars and thirty four cents.  Si
Middle Division  None-half, and S. W. one-fourth, No. 19, Middle Division
None-half, and S. W. one-fourth, No. 19, Middle Division  No. 24, Middle Division  No. 25, do  No. 29, do  No. 30, do  No. 31, do  No. 31, do  No. 36, do  No. 36, do  No. 36, do  No. 42, Middle Division  No. 37. do  No. 42, Middle Division  No. 42, Middle Division  No. 5, N. Div., N. 1  Fifty two dollars and sixty one cents  Fifty two dollars and thirty four cents  Fifty two dollars and thirty four cents  Fifty two dollars and thirty four cents  No. 5, N. Div., N. 1  Twenty six dollars and sixty seven cents  Twelve dollars and thirty eight cents  Thirty dollars and thirty three cents  No. 6, N. Division  E. half of strip North of No. 6, N. Division  W half of strip North of No. 6, N. Division  W half of strip North of No. 6, N. Division  Eleven dollars and seventy eight cents  Selvent dollars and thirty three cents  Division  No. 5, R. Div  Eleven dollars and thirty three cents  Selvent dollars and thirty three cents  Division  Sevents and seventy five cents  101  Twenty six dollars and thirty four cents  20  No. 6, N. Division  Seventy five dollars and thirty four cents  12  Thirty dollars and thirty four cents  13  Thirty dollars and thirty four cents  14  Thirty dollars and thirty four cents  15  Twenty six dollars and thirty four cents  16  The dollars and thirty four cents  17  Thirty four dollars and thirty four cents  18  Thirty dollars and thirty four cents  19  No. 6, N. Division  Seventy five dollars and thirty three cents  101  Twenty six dollars and thirty three cents  102  Thirty four dollars and thirty three cents  103  Thirty four dollars and thirty four cents  104  Thirty four dollars and thirty four cents  105  Thirty four dollars and thirty four cents  106  Thirty dollars and thirty four cents  107  Thirty four dollars and thirty four cents  108  Thirty four dollars and thirty four cents  109  Thirty four dollars and thirty four cents  100  Thirty four dollars and
one-fourth, No. 19, Middle Division.  No. 24, Middle Division Seventy five dollars and seventy six cents.  No. 29, do Highty one dollars and eighty three cents.  No. 30, do Highty one dollars and eighty three cents.  No. 31, do Sixty dollars and eighty three cents.  No. 36, do One hundred eighty one dollars and eighty four cents.  No. 37. do One hundred eighty one dollars and eighty four cents.  No. 42, Middle Division One hundred one dollars and seventy five cents.  No. 5, N. Div., N. 1.  No. 5, N. Div., N. 1.  No. 5, N. Div., N. 1.  E half of strip North of No. 6, N. Division.  Whalf of strip North of No. 6, N. Division.  Whalf of strip North of No. 6, N. Division.  Two mile strip North of No. 5  R. two-thirds, No 1, R. 1  W. one-third, do No. 1, R. 1  W. one-third, do No. 1, R. 2, N. Div.  No. 1, R. 2, N. Div.  Norty five dollars and twenty seven cents.  12  17  18  18  18  19  10  11  17  18  18  18  19  10  11  11  11  12  12  13  14  15  16  17  17  18  18  18  18  19  19  10  10  11  11  11  12  13  14  15  16  16  17  17  18  18  18  19  10  10  11  11  11  11  12  12  13  14  15  16  17  17  18  18  18  18  19  19  10  10  10  10  10  10  10  10
Middle Division  Seventeen dollars and seventy four cents
No. 24, Middle Division  Seventy five dollars and seventy six cents
No. 25, do Eighty one dollars and eighty three cents
No. 29, do Righty one dollars and eighty three cents
No. 30, do No. 31, do No. 36, do No. 37. do No. 42, Middle Division E. 1/2, No. 43, do No. 5, N. Div. N. 1/2, No. 5, N. Div. S. half No. 6, North Division. E. half of strip North of No. 6, N. Division North of No. 6, N. Division No. 5 whalf of strip North of No. 6, N. Division No. 5 whalf of strip North of No. 6, N. Division No. 7 No
No. 31, do No. 36, do One hundred eighty one cents
No. 36, do  No. 37. do  No. 42, Middle Division One hundred eighty one dollars and eighty four cents
cents
No. 37. do Fifty two dollars and thirty four cents
No. 42, Middle Division One hundred one dollars and seventy five cents  E. \( \frac{1}{2}, \text{ No. 43}, \text{ Mid. Div.} \)  W. \( \frac{1}{2}, \text{ No. 43}, \text{ Mid. Div.} \)  W. \( \frac{1}{2}, \text{ No. 43}, \text{ Mid. Div.} \)  No. 5, N. Div., N. \( \frac{1}{2},  Monthly six dollars and fifteen cents
E. §. No. 43, Mid. Div.  M. §. No. 43, do Twenty six dollars and fifteen cents
W. 1. No. 43. do No. 5, N. Div. N. 1. No. 5, N. Div. S. half No. 6, N. Div s. half No. 6, N. Division.  E. half of strip North of No. 6, N. Division of Whalf of strip North of No. 6, N. Division of Whalf of strip North of No. 6, N. Division  Eleven dellars and twenty seven cents.  Eleven dellars and twenty seven cents.  Eleven dellars and twenty seven cents.  Eleven dellars and fifty six cents.  Eleven dellars and twenty seven cents.  Eleven dellars and twenty
No. 5, N. Div., N. 5  No. 5, N. Div., S. half Thirty dollars and thirty one cents
No. 5, N. Div, S. half No. 6, North Division Thirty four dollars and thirty three cents
No. 6, North Division  E. half of strip North of No. 6, N. Division  W half of strip North of No. 6, N. Division Five dollars and seventy eight cents
E. half of strip North of No. 6, N. Division Nine dollars and eight cents 9 W half of strip North of No. 6, N. Division Five dollars and seventy eight cents 5 Two mile strip North of No. 5 Eleven dollars and twenty seven cents 11 Eleven dollars and twenty seven cents 23 Twenty three dollars and fifty six cents 23 No. 3, R. 1 Two dollars and forty eight cents 245 No. 1, R. 2, N. Div Forty five dollars and thirty five cents 45
No. 6, N. Division  Whalf of strip North of No 6, N. Division  Two mile strip North of No 5  Eleven dellars and twenty seven cents
W half of strip North of No 6, N. Division Five dollars and seventy eight cents
of No 6, N. Division Five dollars and seventy eight cents
Two mile strip North of No 5
No. 5
S. two-thirds, No. 1, R. 1 Twenty three dellars and fifty six cents
W. one-third, do No. 3, R. 1
No. 3, R. 1 Two hundred forty five dollars and sixty cents 245 No. 1, R. 2, N. Div Forty five dollars and thirty five cents 45
No. 1, R. 2, N. Div Forty five dollars and thirty five cents 45
No. 1, R. 2, N. Div Forty five dollars and thirty five cents 45
No. 1. R. 3. do Sixty three dollars and eighty six cents
No. 6. R. 1. do W. hlf Sixteen dullars and fifty cents
No. 6, R. 1, do E. hii Forty one dollars and twenty five cents
No. 9, R 2, Codyville
plantation, N B. P.P. One hundred four dollars and fifty cents 104
No. 8, R. 3 Sixty dollars and sixty one cents 60
No 10, R. 3 Sixty eight dollars and seventy five cents 68
No. 11, R 3   Twenty two dollars 22
No 8, R. 4 Thirty four dollars and thirty seven cents 34
Bast part Ind. township,
strip one mile wide. Eight dollars and eighty cents
Twenty five thousand eight hundred twenty dol-
lars and eighty four cents
sate and effined tons contaction 1940'070

### TIMBER AND GRASS ON RESERVED LANDS, WASHINGTON COUNTY.

No 1, R. 1, Titcomb	1		
	Seventy nine cents	\$0	79
Wo. 3, R. 1, Titcomb		•	
	Four dollars and seventy five cents	4	75
	Ninety six cents	_	96
No. 1, R. 3, Titsomb			• •
	Une dollar and seventy two cents	1	72
	One dollar and sixty two cents		62
	One dellar and nineteen cents		19
2.0, 20,	Fifty five cents		55
	One dollar and thirty two cents	1	32
	Thirty seven cents		37
	Fifty three cents		58
No. 26, do	Seventy nine cents		79
No 27, do	Ninety two cents		92
No. 5. North Division	One dollar and forty five cents	1	45
No. 6. do	One dollar and fifty eight cents	1	58
	Forty ceuts	_	40
No 19. do	Sixty six cents		66
	One dullar and ninety eight cents	1	98
	One dollar and six cents		06
	Two dollars and eleven cents.		11
No. 30, do	One dollar and seventy two cents	1	72

#### STATE TAX.

# Снар. 455

### COUNTY OF WASHINGTON-(CONCLUDED).

No. 31, No. 36, No. 37, No. 42, No. 43,	do do do	One dollars and fifty eight cents	1 1	58 11 32 64 19
		Thirty five dollars and thirty one cents		31

### COUNTY OF YORK.

-			
Acton	One thousand one dollars and thirty five cents	\$1,001	35
Alfred		1 100	٠.
Berwick	four cents	1,162 2,063	
Biddeford		2,000	20
Diddeloid	eighty seven cents	16,191	97
Buxton	One thousand eight hundred forty dollars and forty	10,101	٠.
20202.7777777	seven cents	1,840	47
Cornish	One thousand one hundred and eighty dollars and eighty	2,020	
	three cents	1,180	83
Dayton	Six hundred eighty five dollars and fifteen cents	685	15
Bliot	One thousand two hundred seventy five dollars and		
	twenty cents	1,275	20
Hollis	One thousand one hundred fifty five dollars and ninety		
	one cents	1,155	91
Kennebunk	Three thousand eight hundred forty five dollars and		~~
W	ninety eight cents	3,845	AA
Mennebunkport.	Two thousand three hundred ninety dollars and twenty	2,390	
Kittery	four cents	1,480	
Lebanon		1,400	w
THEMSTOTT	conts	1,173	10
Limerick	One thousand seven dollars and eighty one cents	1.007	
Limington		-,000	-
	seventy two cents	1,127	72
Lyman	One thousand thirty dollars and nineteen cents	1,030	19
Newfield		730	40
North Berwick.	One thousand seven hundred fifty seven dollars and		
	eighteen cents	1,757	
	One thousand eighty two dollars and fifty five cents		55
Parsonsfield	One thousand five hundred fifty three dollars and six-		
8400	teen cents	1,56 <b>3</b> 8, <b>306</b>	
Sanford		0,300	30
Omniora	Conts	1.805	83
Shapleigh		687	
South Berwick.	Two thousand five hundred eighty five dollars and	•••	-
	ninety cents	2,585	90
	. One thousand thirty one dollars and thirty eight cents	1,031	38
Wells	One thousand six hundred ninety two dollars and thirty		
	four cents	1,692	34
York	One thousand nine hundred seventy seven dollars and		
	forty four conts	1,977	44
	Ginter one showered sinks handred smooth deliver and		_
	Sixty one thousand eight hundred twenty dollars and	##1 04A	03
	ninety three cents	901,030	-3

#### RECAPITULATION.

COUNTIES.	Amount.	DOLLS. CTS.	DOLLS. CTS
,	Fifty seven thousand two hundred thirty nine dollars and eighty cents	\$57,239 80	
arousiona	Twenty thousand seven hundred eighty four dellars and seventy nine cents	20,784 79	
Amberland	One hundred forty one thousand nine hun- dred twenty four dollars and twenty nine cents	141,924 29	
ranklin	Sixteen thousand eight hundred eighty	16,888 32	
Iancock	cight dollars and thirty two cents Twenty two thousand eight hundred forty	10,000 32	
	four dollars and sixty two cents	22,844 62	
	Sixty four thousand one hundred eighty   five dollars and ninety seven cents Thirty thousand seven dollars and forty	64,185 97	
	cents	30,007 40	
	Righteen thousand three hundred twelve dollars and ninety cents	18.312 90	
	Twenty seven thousand seven hundred twenty dollars and eighty two cents	27,720 82	
enobscot	Fifty eight thousand eight hundred forty six dollars and thirty seven cents	58,846 37	
iscataquis	. Fourteen thousand four hundred fifty eight	·	
amadahoo	dollars and thirteen cents	14,458 13	
=	sixty nine dollars and sixteen cents	<b>28,369</b> 16	
	Thirty three thousand three hundred forty nine dollars and ninety three cents	33,349 93	
Valdo	Twenty six thousand four hundred twenty four dollars and sixty seven cents	26,424 67	
Vashington	. Twenty five thousand eight hundred	•	
ork.	twenty dollars and eighty four cents Sixty one thousand eight hundred twenty	25,820 84	
	dollars and ninety three cents	61,820 93	
	Six hundred forty eight thousand nine		
	hundred ninety eight dollars and ninety		2648.99R

#### TIMBER AND GRASS ON RESERVED LANDS.

Franklin
Hancock Sixteen dollars and eighty four cents 16 84 Oxford Eighteen dollars and twenty nine cents 18 29 Penobscot Thirty nine dollars and seventy three cents 39 73 Piscataquis One hundred twolve dollars and seventy seven cents 112 77 Somerset One hundred two dollars and twenty five
Oxford Eighteen dollars and twenty nine cents
Penobscot Thirty nine dollars and seventy three cents Piscataquis One hundred twoive dollars and seventy Somerset One hundred two dollars and twenty five
Penobscot Thirty nine dollars and seventy three cents Piscataquis One hundred twoive dollars and seventy Somerset One hundred two dollars and twenty five
Somerset One hundred two dollars and twenty five
Somerset One hundred two dollars and twenty five
cents
Washington Thirty five dollars and thirty one cents 35 31
Four hundred ninety eight dollars and
seventeen cents
Six hundred forty nine thousand four hundred ninety seven dollars and eleven
cents

CHAP. 455

- SECT. 2. The treasurer of this state shall, in the month of April, in the year of our Lord one thousand eight hundred and eighty nine, send his warrant with a copy of this tax act, directed to the mayor and aldermen, selectmen or assessors of each city, town or plantation, taxed as aforesaid, requiring them respectively to assess, in dollars and cents, the sums so charged, according to the provisions of the law for the assessment of taxes and to add the amount of such tax to the amount of county and town taxes, to be by them assessed in each city, town and plantation or other place, respectively.
- SECT. 3. The treasurer, in his said warrant, shall require that said mayor and aldermen, selectmen or assessors, respectively, to pay or to issue their several warrant or warrants requiring the collectors of their several cities, towns and plantations, to pay the said treasurer on or before the first day of January, one thousand eight hundred and ninety, the sums against said cities, towns and plantations, respectively, in this act contained, and said mayor, selectmen and assessors. respectively, shall return a certificate of the names of such collectors, with the sums which each may be required to collect, to said treasurer, some time before the first day of December, in the year of our Lord one thousand eight hundred and eighty nine.
- SECT. 4. Whenever, for the period of sixty days after the time fixed for the payment of this tax, there shall be any delinquency to pay the same on the part of the collector of any city, town or plantation, it shall be the duty of the treasurer of the state to issue his warrant for enforcing the collection of the same against such collector. The warrant shall be directed to the sheriff or his deputies, of the appropriate county, and made in accordance with the laws already existing on that subject, except that it shall be returned in ninety days from its date, and in addition to the tax itself, it shall require the officer to collect interest thereon at the rate of six per cent yearly, from the day when the tax became payable, with fifty cents more for the warrant and lawful fees of such sheriff or deputies, arising thereon.
- SECT. 5. When any state tax assessed upon any city or town remains unpaid, such city or town is precluded from drawing from the state treasury the school funds set apart for such city or town, so long as such tax remains unpaid.
  - SECT. 6 This act shall take effect when approved.

Approved February 26, 1889.

#### Chapter 456.

An Act for the assessment of a State Tax for the year one thousand eight hundred and ninety, amounting to the sum of five hundred and thirty-one thousand six hundred ninety-seven dollars and seventeen cents.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECTION 1. That each city, town, plantation, or any other place State tax, 1880. hereinafter named, within this state, shall be assessed and pay the several sums with which they respectively stand charged in the following lists; the same being in addition to the poll tax of one cent on each poll, a tax of two and one-fourth mills on the dollar of the present valuation, for the current disbursements of the treasury, for the year eighteen hundred and ninety, and for the school mill fund established by an act approved February twenty-seven, eighteen hundred and seventy-two.

#### COUNTY OF ANDROSCOGGIN.

			32
Aubarn	Bieven thousand four hundred ninety six dollars and		
	ninety five cents	\$11.496	95
Durham	Nine hundred fifty four dollars and forty nine cents	954	
	Seven hundred seventy six dollars and eighty nine cents.		
	Eight hundred eighty nine dollars and eighty eight		00
Greene			
1	cents	889	
	Nine hundred thirty eight dollars and twenty four cents		
Lewiston	Twenty one thousand four hundred and fifty seven doll's	21,457	00
Lisbon	Two thousand five hundred seventeen dollars and twenty	l	
	three cents	2.517	23
Livermore	Nine hundred seventy three dollars and seven cents	973	
	One thousand six hundred twenty five dollars and ninety		٠.
22.000		1.625	97
D-1 3	seven cents	1,023	••
Poland	Two thousand seventy seven dollars and twenty seven	1	
_	eents	2,077	27
Turner	One thousand six hundred ninety one dollars and fifty		
	two cents	1,691	52
Wales	Four hundred forty eight dollars and fifteen cents	448	
	One thousand four dollars and sixty five cents	1,004	
	One snowsking tont dollars wind streat has conter	1,002	00
	B. A. J. A		
	Forty six thousand eight hundred fifty one dollars and		
	thirty one cents	\$46,831	31

#### COUNTY OF AROOSTOOK.

			=
	ne hundred one dollars and sixteen cents, we hundred five dollars and twenty one	\$101	16
	cents ne hundred ten dellars and seventy four	205	21
1	cents	110	74
Benedicts	inety seven dollars	97	00
1	ne hundred thirteen dollars and thirty	113	89
BridgewaterT	we hundred thirty four dollars and twenty	234	20
Caribou5	even hundred sixty four dollars and thirty		
1	nine cents	764	
Reston	wo hundred dollars and ninety cents	200	90

					==
Fort Fairfield.	• • • • • •		One thousand fifty nine dollars and thirty	\$ 1,059	••
Fort Kent	•••••		eight centsOne hundred sixty five dollars and ninety	·	
Frenchville	•••••		three cents	165	
Grand Isle			One hundred eighty one dollars and fifty	246	
Haynesville			Ninety six dollars and fourteen cents	181	14
Hersey			Fifty uine dollars and eighty seven cents.		87
Hodgdon	• • • • • • •	••••	Three hundred ninety three dollars and	-	••
			eleven cents	393	11
Houlton	• • • • • • •	••••	One thousand six hundred thirty seven dol-	1 407	
Island Falls	• • • • • • •			1,637	
Timentone			Conta	106	78
Limestone	• • • • • • •	••••	One hundred seventy three dollars and forty nine cents	173	49
Linneus		•••••	Three hundred forty two dollars and forty		
Y ittleten			Two hundred eighty five dollars and ninety	342	47
			two cents	285	92
Ludlow	• • • • • • •		Two hundred forty seven dollars and eighty		
Madawasks			Two hundred five dollars and twenty nine	247	80
			cents	205	29
Mapleton	•••••	••••	One hundred seventeen dollars and fifty		
Mars Hill	<b>-</b>		eight cents	117	98
			eight cents	162	48
Masardis	• • • • • • •	••••	Ninety five dollars and seventy cents	95	70
Monticello	• • • • • • • •	••••	Three hundred thirty seven dollars and	837	74
New Limerick			Seventy four cents	901	•
			eighty eight cents	227	
Orient	••••••	••••	Ninety six dollars and twenty six cents	96	26
Liesdae rate	• • • • • • •	••••	One thousand two hundred seventy two dollars and ninety eight cents	1,272	98
Sherman	• • • • • • •	••••	Two hundred twenty one dollars and ninety	•	
Smyrna			One hundred thirty seven dollars and forty	221	AZ
·			four cents	137	44
Van Buren	• • • • • • •	•••••	Two hundred fifty three dollars and twelve	253	١,
Washburn			Two hundred twenty seven dollars and		
Weston			One handerd eighteen dellers and thirty	227	12
**************************************	• • • • • • •	••••	One hundred eighteen dollars and thirty eight cents	118	18
Woodland	• • • • • • •	••••	One hundred seventy five dollars and		
Case Dia	ntetio-		Forty six dollars and tweety six cents	175	26 83
Cary Pia Castle Hill	go go		Forty six dollars and twenty six cents Sixty two dollars and ninety eight cents		98
Caswell	do				74
Crystal	do	****	One hundred eighteen dollars and eighty		
_	_		seven cents	118	
Cyr	do	•••	Sixty three dollars and ninety seven cents,		97
Hamlin	do	••••	Kighty seven dollars and seventy seven cente		77
Macwahoo Merrill	do do	•••••	Fifty eight dollars and seventy one cents		71 48
Moro	do		Thirty five dollars and forty eight cents  One hundred five dollars and forty five	30	-0
			cents	105	45
New Sweden	do		Fifty dollars and seventy nine cents	50	79
Oakfield	ďο		Ninety three dollars and eighty eight cente		88
Perham	do		Seventy dollars and ninety cents		90
Saint Francis	do		Forty seven dollars and fifty one cents		5 l
Silver Ridge	do do		Thirty eight dollars and twelve cents Fifty dollars and forty four cents		12 44
Walingrass A. R. S. N. hal		••••	Thirty seven dollars and twelve cents		12
A, R. 5, S. bal	<u> </u>		Seventeen dollars and twenty eight cents,		28
Reed Plantstic	m		Bighty five dollars and fifty cents		50
No. 1, R. 4,	No. Y	armouth			
Acad. Gt. W	. E. L.	8	Forty nine dollars and fifty nine cents	49	69

No. 1, R. 5, W. E L. 8 No. 2, R 3, Glenwood plants-	Forty nine dollars and fifty nine cents	\$49 59
tion, W. E L S	Fifty one doffars and fifty three cents	51 <b>53</b>
	Forty nine dollars and fifty nine cents	49 59
No.3, R.2, Forkstown do	Forty seven dollars and twenty five cents.	47 25
No. 3, R. 3 do	Seventy four dollars and twenty five cents.	74 95
No. 3, R. 4 do	Fifty six dollars and twenty five cents	66 25
No. 4, R. 3 do Cox Patent	Seventy eight dollars and seventy five cents.  Two dollars and twenty five cents.	78 75 2 25
A, R. 2	Thirty three dollars and seventy five cents.	33 75
	Sixty four dollars and thirty five cents	64 35
	Fifty six dollars and twenty five cents	56 25
D, R. 2	Forty nine dollars and three cents	49 03
K, R 7	Twenty eight dollars and three cents	28 03
Westfield and Deerfield	Sixty seven dollars and fifty cents	67 50
K, R. 2.	Six dollars and seventy five cents	6 75
No. 7, R. 4 do	Sixty one dollars and ninety nine cents	61 99 86 78
No. 7, R. 5 do	Eighty six dollars and seventy eight cents   Forty nine dollars and fifty nine cents	49 59
No. 8, R. 3 do	Fifty nine dollars and nine cents	59 09
No 8, R 4 do	Forty nine dollars and fifty nine cents	49 59
No. 8, R 5 do	Forty nine dollars and fifty nine cents	49 59
No. 9, R. 3 do	Forty nine dollars and fifty nine cents	49 59
No. 5, R. 4, Dyer Brook plan-		<b>43.66</b>
Tation	Sixty one dollars and ninety nine cents	61 99
No. 9, R. 5 do	Forty nine dollars and fifty nine cents Nineteen dollars and eighty seven cents	49 59 19 87
No. 9, R. 6, Oxbow planta-	delication and eighty soven denter	15 01
tion W. E. L. S	Thirty three dollars and seventy five cents,	33 75
No. 9, R. 7 do	Forty nine dollars and sixty eight cents	49 68
No. 9, R. 8 do	Forty seven dollars and twenty five cents	47 25
No. 10, R. 3 do	Forty nine dollars and fifty nine cents	49 59
No. 10, R. 4 do	Thirty seven dollars and twelve cents	37 13
No. 10, R. 6 do No. 10, R. 7 do	Sixty two dollars and three cents	62 03 49 59
No 10, R. 8 do	Forty nine dollars and fifty nine cents Seventy six dollars and thirty three cents	76 33
No 11, R. S, Chapman planta-	Coronery and desired states of the control of	.0 00
	Twenty four dollars and eight cents	24 08
No. 11, R. 4 do	Twenty four dollars and seventy nine cents.	24 79
No. 11, R. 6 do	Thirty six dollars and forty five cents	36 45
No 11, R. 7 do	Forty nine dollars and fifty nine cents	49 59
No. 11, R. 8 do No. 11, R. 9 do	Fifty dollars and seventy six cents	50 7 <b>6</b> 51 75
No. 11, R. 10 do	Fifty one dollars and seventy five cents Thirty eight dollars and twenty five cents,	38 25
No. 11, R. 11 do	Forty nine dollars and seventy cents	49 70
No. 11, K. 12 do	Forty nine dollars and ninety eight cents	49 98
No. 11, R. 13 do	Sixty two dollars and forty nine cents	62 49
No. 11, R. 14 do	Forty nine dollars and forty seven cents	49 47
No. 11, R. 15 do	Forty dollars and sixty three cents	40 63
No. 11, R. 16 do	Thirty four dollars and eighty seven cents,	34 87
No. 11, R. 17 do No. 12, R. 5, Sheridan planta-	Forty five dollars.	45 00
tion W. E. L. S	Twenty five dollars and fifty six cents	25 56
No. 12, R. 6, Nashville planta-		
tion	Thirty three dollars and seventy five cents,	33 75
No. 12, R. 7 do	Forty nine dollars and fifty nine cents.	49 59
No. 12, R. 8 do	Fifty one dollars and three cents	51 <b>03</b>
No. 12, R. 9 do No. 12, R. 10 do	Forty nine dollars and seventy eight cents.	49 78
No. 12, R. 10 do No. 12, R. 11 do	Fifty dollars and eighty four cents,	37 84 50 10
No. 12, R. 12 do	Rift = dollars saventeen cents	50 17
No. 12, R. 13 do	Forty nine dollars and eighty one cents	49 81
No. 12, R. 14 do	Thirty six dollars	36 00
No. 12, R. 15 do	Forty four dollars and seventy three cents,	44 78
No. 12, R. 16 do	Forty nine dollars and fifty nine cents	49 59
No. 13, R 17 do	Forty one dollars and thirty five cents	41 35
No. 13, R. 4, Wade planta- tion	Nineteen dollars and twelve cents	19 12
No 13, R. 5 do	Thirty seven dollars and twelve cents	87 12
No. 13, R. 6, Portage Lake	!	
plantation W. E. L. S.	Thirty three dollars and seventy five cents	33 76
No. 13, R. 7 do	Forty nine dollars and fifty nine cents	49 59
No. 13, R. 8 do	Fifty dollars and eighty one cents	<b>5</b> 0 81

~~~			
No 13 K 0 1		Posts who dollars and fifth and	0.00
No. 13, R. 9			
No. 13, R. 11	do do	Thirty one dollars and fifty cents	
No. 13, R. 12	do	Fifty one dollars and twenty cents	51 20 47 56
No. 13, R. 13	do	Forty seven dollars and fifty six cents Thirty seven dollars and fifty cents	
No. 13, R. 14	do	Forty dollars and twenty nine cents	
No. 13, R. 15	do		42 35
No. 13, R. 16	do	Forty two dollars and thirty five cents Fifty nine dollars and thirteen cents	69 13
No. 14, R. 5	do	Twenty four dollars and seventy five cents.	24 75
No. 14, R. 5 No. 14, R. 6	do	Thirty three dollars and seventy five cents,	
No. 14, R. 7	do	Forty nine dollars and fifty cents	49 50
No. 14, R. 8	do	Forty nine dollars and fifty eight cents	
No. 14, R. 9	do	Thirty six dollars	
No. 14, R. 10	do	Thirty three dollars and seventy five cents,	
No. 14, R. 11	do	Thirty dollars and forty cents	30 40
No. 14, R. 12 No. 14, R. 13	do	Fifty two dollars and forty cents	
No. 14, R. 13	do	l'hirty nine dollars and seventy seven cents	
No. 14, R. 14	do	Forty eight dollars and ninety four cents	
No. 14, R. 15	do	Forty seven dullars and ninety eight cents,	
No. 14, R. 16	đo	Thirty three dollars and eighteen cents	33 18
No. 15, R. 4, E. half,	Fryeburg	_	
Academy W	. E. L. S.	Forty nine dollars and fifty cents	49 50
Academy W No. 15, R. 4, W. half,	Fryeburg		İ
Academy W	. K L. S	Twenty four dollars and eighty cents	24 80
No. 15, R. 5	do	Twenty four dollars and seventy five cents,	24 75
No 15, R 6	do	Chirty three dollars and seventy five cents,	33 75
No 15, R. 7	do	Thirty one dollars and fifty cents	31 50
No. 15, R. 8	do	Fifty one dollars and thirty eight cents	51 38
No. 15, R. 9	_do	Thirty three dollars and seventy five cents,	33 75
No. 15, R. 10 W		Iwenty seven dollars	27 00
No. 15, R. 11	do	Twenty nine dollars and fifty six cents	29 56
No. 15, R. 12	ďο	Thirty eight dollars and sixty six cents	38 66
No. 15, R. 13	ďο	Forty nine dollars and fifty cents	49 50
No. 15, R. 14	do	Thirty seven dollars and ten cents	37 10
No. 15, R. 15	do	Fifty eight dollars and thirty six cents	68 36
No. 16, R. 3 No. 16, R. 4	do	I wenty two dollars and ninety five cents.	22 95
No. 16, R. 4	go	Forty dollars and fifty cents	40 50
No. 16, R. 5	ďο	Twenty four dollars and seventy five cents,	
No. 16, R. 6	do	Twenty two dollars and fifty cents	22 50
No. 16, R. 7, Eagle L	era bisu-	Twenty form deliant and elaber cents	91 90
No. 16, R. 8	17 T a	Twenty four dollars and eighty cents	24 80 24 75
No 18 II 9		Twenty four dollars and seventy five cents,	45 00
No. 16, R. 10	do do	Forty five dollars	33 75
No 16, R. 11	do	Twenty four dollars and forty seven cents,	24 47
No. 16, R 12	go	Fifty four dollars and twenty four cents	54 24
No. 16, R. 13	do uo	Thirty three dollars and seventy five cents,	33 75
No. 16, R. 14	do	Forty four dollars and ninety two cents	44 92
No. 17, R 3	do	Twenty seven dollars	27 00
No. 17, R. 4	do	Iwenty nine dollars and twenty five cents,	29 25
No. 17, R 5	do	Forty five dollars and sixty three cents	45 63
No. 17, R. 6,8, half,	do	Fon dollars and twenty four cents	10 24
No. 17, R.8, St. John,	do	Fifty nine dollars and thirty five cents	59 35
No. 17, R. 10	do	Twenty seven dollars and seventy two cents	. 27 72
No. 17, R. 11	do	Twenty four dollars and sixty one cents	24 61
No. 17. R 12	do	Thirty seven dollars and nineteen cents	37 19
No 17, R. 18 No. 17, R. 14	do	Thirty eight dollars and seventy five cents,	38 75
No. 17, R. 14	do	Twenty nine dollars and eighty five cents,	29 85
Mu. 10, R. 10	do	Thirty seven dellars and sixty nine cents,	57 69
No. 18, R. 11	do	[wenty four dollars and ninety one cents	24 91
No. 18, R. 12	do	Thi: ty eight dollars and six cents	38 06
No. 18, R. 13	do	Twenty nine dollars and thirty two cents	29 32
No. 19, R. 11	do	Thirty one dollars and fifty cents	31 60
No. 19, R. 12	do	Eighty seven dollars and nineteen cents	87 19
No. 20, R. 11 and 12	do	Fifty seven dollars and fifteen cents	57 15
	l	3A Ab	
	ŀ	Seventeen thousand nineteen dollars and	
	1	thirty nine cents	B17,019 2 8

### TIMBER AND GRASS ON RESERVED LANDS, AROOSTOOK COUNTY.

		<del></del>	
A. R. 2	E. L. S.	One dollar and twenty one cents	<b>S</b> 1 2
B, R. 2	do	One dollar and ninety four cents	1 9
C, R 2	do	One dollar and forty six cents	1 4
D, R. 2	do	One dollar and forty two cents	1 4
B, R. 2	do	Eighty one cents	8
No. 3, R. 3	do	One dollar and seventy one cents	1 7
No. 4, R. 3	qo	One dollar and eighty one cents	18
No. 7, R. 3	do	One dollar and sixty two cents	16
No. 8, R. 3 No. 9, R. 3	do	One dollar and sixty two cents	1 6
No. 10, R. 3	do do	One dollar and thirty five cents	1 3 1 3
No. 16, R. 3	do	One dollar and thirty five cents	. 6
No. 17, B. 3	do	Seventy nine cents	7
No. 1, R. 4	do	Forty seven cents	i
No. 2, R. 4	do	Sixty five cents	6
No 3, R. 4	do	One dollar and forty six cents	1 4
No. 7, R. 4	do	Two dollars and twenty five cents	2 2
No. 8, R. 4	do	One dollar and thirty five sents	13
No. 9, R. 4	do	One dollar and thirty five cents	1 3
No. 10, R. 4	do	One dollar and one cent	10
No. 11, R. 4	ďo	Sixty eight ceuts	6
No 15, R. 4	do	Two dollars and two cents	20
No. 16, R. 4	do	One dollar and thirteen cents	1 1
No. 17, K. 4	do	Fifty nine cents	5
No. 1, R 5 No. 7, R. 5	do do	Sixty cents One dollar and thirty five cents	. 6
No. 8, R. 5	do	One dollar and thirty five cents	1 3
No. 12, R. 5.	do	Sixty eight cents	1 3
No. 13, R. 5	do	Forty five cents	4
No. 14, R. 5	do	Fifty six cents	5
No. 15, R. 5	do	Sixty eight cents	6
No. 16, R. 5	ďο	Sixty eight cents	Ğ
No. 17, R. 5	do	One dollar and thirty five cents	1 3
No. 10, R. 6	<b>d</b> o	One dullar and thirteen cents	1 1
No. 11, k. 6	do	Sixty eight cents	6
No. 12, R. 6.	do	Fifty six cents	5
No. 14, R. 6	do	Ninety cents	9
No. 15, R. 6	do	Ninety cents.	9
No. 16, R. 6 No. 17 P. 6	αυ	Forty five cents	•
No. 17, R. 6 No. 9, R. 7	do do	Fifty six cents	5 9
No. 10, R. 7	do	Ninety cents	9
No. 11, R. 7	do	Ninety cents	9
No. 12, R. 7	do	One dollar and thirty five ce ts	1 3
No. 13, R. 7	do	One dollar and thirty five cents	1 3
No. 14, R. 7	do	One dollar and thirty five cents	1 3
No. 15, R. 7	do	Fifty six cents	5
No. 16, R. 7	do	Sixty eight cents	6
No. 9, R. 8	do	Ninety conts	9
No. 10, R. 8	do	One dollar and sixty nine cents	1 6
No. 11, R. 8	do	One deliar and twelve cents	1 1
No. 12, R. 8	do do	One dollar and thirty five cents	13
No. 13, R. 8 No. 14, R. 8	do	One dollar and twelve cents	11
	do do	One dollar and twelve cents	11
No. 15, R. 8 No. 16, R. 8	do	One dollar and twelve cents	1 1
No. 11, R. 9	do	Sixty eight cents	1 1
No. 12, R. 9	do	One dollar and thirty five cents	1 1
No. 13, R. 9	do	One dollar and thirty five cents	13
No. 14. R. 9	do	One dollar and one cent	10
No. 15, R. 9	do	Seventy nine conts	7
No. 16, K. 9	do	One dollar and twelve cents	1 i
No. 11, B. 10	do	Ninety cents	- <u>9</u>
No. 12, R. 10	do	Ninety five cents	9
No. 13, R. 10	do	Seventy nine cents	7
No. 14, R. 10	do	Seventy nine cents	7
No. 15, R. 10	ďο	Forty five cents	4
No. 16, R. 10	ďο	Sixty eight cents	6
Mo. 17, R. 10	do	One dollar and thirteen cents	1 1
No. 18, R. 10	do	Fifty seven cents	. 5
No. 11, R. 11	do	One dollar and thirty five cents	1 3
-34			

W- 10 D 11 W	10 1 0	0 4-11 4 41-4- 6	
No. 12, R 11W			\$1
No. 13, R. 11	φo	One dollar and thirty five cents	1
No. 14, R. 11	ďο	Fifty six cents	
No. 15, R. 11	ďο	Fifty six cents	
No. 16, R. 11	do	Fifty six cents	
No. 17, R. 11	ďο	Thirty four cents	
No. 18, R. 11	do	Fifty six cents	
No. 19, R. 11	do	Fifty six cents	
No 20, R. 11 and 12	do	One dollar and twenty seven cents	1 '
No. 11, R. 12	do	One dollar and thirty five cents	1 :
No. 12, R. 12	do	Ninety cents	
No. 13, R. 12	do	Seventy nine cents	. '
No. 14, R. 12	do	One dollar and thirty five cents	1 3
No. 15, R. 12	do	One dollar and twelve cents	1
No. 16, R. 12	đo	One dollar and forty six cents	1 4
No. 17, R. 12	do	One dollar and one cent	1 (
No. 18, R. 12	do	Seventy nine cents	9
No. 19, R. 12	do	Two dollars and nine cents	2 (
No. 11, R. 13	фo	One dollar and forty six cents	1 4
No. 12, R. 13	do	One dollar and thirty five cents	1 :
No. 13, R. 13	do	Une dollar and one cent	1 (
No. 14, R. 13	фo	One dollar and twelve cents	1 1
No. 15, R. 13	do	One dollar and thirty five	1 :
No. 16, K. 13	do	Ninety cents	
No. 17, R. 13	do	One dollar and one cent	1 (
No. 18, R. 13	do	Ninety cents	- 1
No. 11, R. 14	do	Ninety cents	1
No. 12, R. 14	do	One dollar and one cent	1 (
No. 13, R. 14	do	One dollar and and twelve cents	1
No. 14, R. 14	do	One dollar and twelve cents	ī.
No. 15, R. 14	do	seventy nine cents	
No. 16, R. 14	do	Ninety cents	9
No. 17, R. 14	do	One dollar and one cent	1
No. 11, R. 15	ďo	One dollar and one cent	ī
No. 12, R. 15	do	One dollar and one cent	ī
No. 13, R. 15	do	One dollar and one cent	i
No. 14, R. 15	do	One dollar and twelve cents	i
No. 15, R. 15	do	Ninety cents	
No. 11, R. 16	do		
No. 12, R. 16	do	One dollar and twelve cents	1
No. 13, R. 16	do	One dollar and twelve cents	i
No. 14, R. 16	do		•
No. 11, R. 17	do	Ninety nine cents	1
		One dollar and twelve cents	i
No. 12, R. 17	do	One dollar and twelve cents	
		One hundred twenty dollars and thirty	0100
		nine conts	\$120

#### COUNTY OF CUMBERLAND.

			_
Baldwin	Seven hundred four dollars and ninety six cents	\$704	96
Bridgton	Two thousand four hundred eighty eight dollars and		
•	eighteen cents	2,488	18
Brunswick	Six thousand fifty dollars and ninety three cents	6,050	93
	Four thousand two hundred seventeen dollars and twenty	•	
<b></b>	five cents	4,217	25
Casco	Five hundred ninety nine dollars and twenty cents	599	
	One thousand two hundred fifty six dollars and nineteen		
Offin por mand	cents.	1,256	19
Dooring	Five thousand eight hundred twenty nine dollars and	-,,	
Decing	seventy nine cents	5,829	70
Palmonth	One thousand seven hundred thirty five dollars and thir-	0,050	•••
FEIMOUGH	teen cents	1,735	10
The same and	Two thousand two hundred eight dollars and fifty three	1,100	10
rresport	cents	2,208	
0.1		2,200	93
Gornam	Three thousand one hundred fifty four dollars and	0 15/	•
	twenty four cents	3,154	74
Gray	One thousand two hundred ninety one dollars and forty		
	five cents	1,291	45
Harpswell	One thousand one hundred twenty eight dollars and forty		
	five conts	1,128	45

#### STATE TAX.

## COUNTY OF CUMBERLAND (CONCLUDED).

1			
Harrison	Seven hundred fourteen dollars and four cents	\$714	04
Naples	Five hundred forty eight dollars and sixty nine cents	548	69
New Gloucester	One thousand eight hundred forty eight dollars and		
į.	thirty one cents	1,848	31
North Yarmouth.	Bight hundred forty dollars and sixty seven cents	840	67
Otisfield	Five hundred ninety one dollars and seventy cents	591	70
	Sixty eight thousand five hundred sixty nine dollars		
	and seventy six cents	68,569	76
Pownal	Six hundred eighty five dollars and thirty three cents	685	33
	Five hundred fourteen dollars and seven cents	514	07
Scarborough	One thousand seven hundred sixty one dollars and fifty		
	six cents.	1,761	56
Sebago	Four hundred thirteen dollars and eighty seven cents	413	87
	One thousand four hundred two dollars and seventy		
	seven cents	1,402	77
Westbrook	Three thousand four hundred forty six dollars and	•	
	twenty seven cents	8,446	27
Windham	One thousand eight hundred fifty one dollars and sixty	•	
	six cents	1,851	66
Yarmouth	Two thousand three hundred six dollars and four	•	
	cents	2,306	04
ļ			
ic	One hundred sixteen thousand one hundred fifty nine		
	dollars and four cents		04

#### COUNTY OF FRANKLIN.

Two hundred ninety two dollars and forty nine cents.  Two hundred forty three dollars and eighty nine cents.  Six hundred fifty seven dollars and eighty five cents.  Six hundred forty six dollars and eighty five cents.  Cone hundred forty six dollars and eighty five cents.  Farmington.  Three thousand six hundred eleven dollars and sixty five cents.  Three hundred sixteen dollars and eighty nine cents.  Jay  One thousand ninety one dollars and eighteen cents.  Madrid  One hundred fifty eight dollars and eighteen cents.  New Sharon.  One thousand sixty three dollars and forty four cents.  Pour hundred fifty eight dollars and forty four cents.  Pour hundred fifty eight dollars and forty four cents.  Pour hundred fifty eight dollars and forty six cents.  Pour hundred fifty eight dollars and forty six cents.  Pour hundred thirty three dollars and thirty seven cents.  Five hundred thirty three dollars and sixty cents.  Strong.  Five hundred thirty three dollars and sixty cents.  Two hundred thirty three dollars and sixty cents.  Three hundred four dollars and sixty cents.  Three hundred four dollars and sixty cents.  Five hundred twenty four dollars and ninety seven cents.  Five hundred twenty four dollars and ninety seven cents.  No. 4, R. 1, B. K. P.  No. 4, R. 1, B. K. P.  Nine dollars and ninety cents.  Sixteen dollars and ninety cents.  Sixteen dollars and nineteen cents.  Sixteen dollars and ninety cents.  Sixteen dollars and ninety cents.  Sixteen dollars and ninety cents.  Sixteen dollars and nineteen cents.  Sixteen dollars and nineteen cents.  Sixteen dollars and nineteen cents.  Sixteen dollars and ninety cents.  Sixteen dollars and ninety cents.  Sixteen dollars and nineteen cents.  Sixteen dollars and ninete	<del></del>		_	=
Carthage	Avon			
Chesterville  Six hundred fifty seven dollars and seventeen cents  One hundred forty six dollars and eighty five cents  Three thousand six hundred eleven dollars and sixty five cents  Three thousand six hundred eleven dollars and sixty five cents  Three hundred sixteen dollars and eighty nine cents  Indus'ry  Three hundred thirty five dollars and fifty nine cents  Jay  One thousand ninety one dollars and fifty nine cents  Kingfield  Two hundred sixty nine dollars and eighteen cents  New Sharon  One housand sixty nine dollars and sixty four cents  New Vineyard  Four hundred fifty eight dollars and forty four cents  Pour hundred fifty eight dollars and forty four cents  Two hundred fifty eight dollars and forty six cents  Pour hundred fifty eight dollars and fifty eight cents and sixty cents  Four hundred fifty eight dollars and fifty eight cents  Four hundred fifty eight dollars and fifty eight cents  Four hundred fifty eight dollars and fifty eight cents  Two hundred fifty eight dollars and forty four cents  Strong  Four hundred fifty eight dollars and forty four cents  Salem  One thousand eleven dollars and fifty eight cents  Two hundred four dollars and sixty cents  Salem  Salem  One housand four hundred forty one dollars and eighty two cents  No. 4, Washington Plan tation  Sixteen dollars and forty one cents  Eighteen dollars and ninety cents  Sixteen dollars and ninety cents  Sixteen dollars and ninety cents  12 55  No. 4, R. 1, B. K. P.  Nine dollars and forty five cents  Shalf, No. 4, R. 3, B.  Eleven dollars and seventy five cents  12 25  Forty two dollars and seventy five cents  42 75			\$292	49
Chesterville Six hundred fifty seven dollars and seventeen cents	Carthage			
Cents	_		243	89
Bustis	Chesterville	Six hundred fifty seven dollars and seventeen		
Farmington  Three thousand six hundred eleven dollars and sixty five cents  Three hundred sixteen dollars and eighty nine cents  Three hundred thirty five dollars and forty three cents  Jay  One thousand ninety one dollars and eighteen cents  Two hundred sixty nine dollars and eighteen cents  Two hundred fifty eight dollars and sixty four cents  New Sharon  One thousand sixty three dollars and forty four cents  New Vineyard  Four hundred fifty eight dollars and forty six cents  Phillips  One thousand eleven dollars and fifty eight cents (not hundred thirty five dollars and thirty seven cents  Two hundred thirty five dollars and thirty seven cents  Three hundred twenty four dollars and ninety seven cents  Five hundred twenty four dollars and ninety seven cents  No. 4, Washington Plantation  No. 4, R. 1, B. K. P  No. 4, R. 2, B. K. P  No. 4, R. 2, B. K. P  Thirty seven dollars and ninety cents  Thirty seven dollars and ninety cents  Sixteen dollars and forty five cents  Thirty seven dollars and ninety cents  10 12 25  D, R. 1  10 268 48  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,61 63  469  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,0	1	cents	657	17
Farmington  Three thousand six hundred eleven dollars and sixty five cents  Three hundred sixteen dollars and eighty nine cents  Three hundred thirty five dollars and forty three cents  Jay  One thousand ninety one dollars and eighteen cents  Two hundred sixty nine dollars and eighteen cents  Two hundred fifty eight dollars and sixty four cents  New Sharon  One thousand sixty three dollars and forty four cents  New Vineyard  Four hundred fifty eight dollars and forty six cents  Phillips  One thousand eleven dollars and fifty eight cents (not hundred thirty five dollars and thirty seven cents  Two hundred thirty five dollars and thirty seven cents  Three hundred twenty four dollars and ninety seven cents  Five hundred twenty four dollars and ninety seven cents  No. 4, Washington Plantation  No. 4, R. 1, B. K. P  No. 4, R. 2, B. K. P  No. 4, R. 2, B. K. P  Thirty seven dollars and ninety cents  Thirty seven dollars and ninety cents  Sixteen dollars and forty five cents  Thirty seven dollars and ninety cents  10 12 25  D, R. 1  10 268 48  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,611 63  3,61 63  469  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,091 59  1,0	Bustis	One hundred forty six dollars and eighty five		
Farmington			146	85
Sixty five cents	Farmington			
Three hundred sixteen dollars and eighty nine cents			3.611	65
Indus'ry	Preemen		-,	
Indus'ry			118	ΩQ
three cents	Today, tare		310	00
Comparison of the context of the c	Indus Ty			40
Kingfield Two hundred sixty nine dollars and eighteen cents	<b>7</b>		290	43
Kingfield	Jay			
Madrid			1,091	59
Madrid	Kingfield			
New Sharon	ł	cents	269	18
New Sharon	Madrid	One hundred fifty eight dollars and sixty four		
New Sharon	i	cents	158	64
New Vineyard	New Sharon	One thousand sixty three dollars and forty four		
New Vineyard   Four hundred fifty eight dollars and forty six dents   458 46			1.063	44
Contact	New Vineyard		-,	
Phillips			458	46
Two hundred thirty three dollars and sixty cents   233 60	Phillips			
Salem				
Seven cents.   135 37			200	w
Strong	Darent		104	97
Three hundred sixty two dollars and five cents, Weld	94	Pine hand and from Jellane and class of a section		
Weld				
Seven cents			362	05
Wilton       One thousand four hundred forty one dollars and eighty two cents       1,441 82         No. 4, Washington Plantation       Sixteen dollars and forty one cents       16 41         No. 2, R. 1. Sandy River Plantation       Eighteen dollars and ninety cents       18 90         No 4, R. 1, B. K. P       Nine dollars and forty five cents       9 45         No. 4, R. 2, B. K. P       Thirty seven dollars and nineteen cents       37 19         S. half, No. 4, R. 3, B.       Eleven dollars and twenty five cents       11 25         D, R. 1       Forty two dollars and seventy five cents       42 75	Weld			
No. 4, Washington Plantation   Sixteen dollars and forty one cents.   16 41			534	97
No. 4, Washington Plantation       Sixteen dollars and forty one cents       16 41         No. 2, R. 1. Sandy River Plantation       Eighteen dollars and ninety cents       18 90         No 4, R. 1, B. K. P       Nine dollars and forty five cents       9 45         No. 4, R. 2, B. K. P       Thirty seven dollars and nineteen cents       37 19         S. half, No. 4, R. 3, B       Eleven dollars and twenty five cents       11 25         D, R. 1       Forty two dollars and seventy five cents       42 75	Wilton			
No. 2, R. 1. Sandy River       Plantation       18 90         No 4, R. 1, B. K. P.       Nine dollars and ninety cents       9 45         No. 4, R. 2, B. K. P.       Thirty seven dollars and nineteen cents       37 19         8. half, No. 4, R. 3, B.       Eleven dollars and twenty five cents       11 25         D, R. 1       Forty two dollars and seventy five cents       42 75	_ 1		1,441	82
No. 2, R. 1. Sandy River       Plantation       18 90         No 4, R. 1, B. K. P.       Nine dollars and ninety cents       9 45         No. 4, R. 2, B. K. P.       Thirty seven dollars and nineteen cents       37 19         8. half, No. 4, R. 3, B.       Eleven dollars and twenty five cents       11 25         D, R. 1       Forty two dollars and seventy five cents       42 75	No. 4, Washington Plan-			
No. 2, R. 1. Sandy River       Plantation       18 90         No 4, R. 1, B. K. P.       Nine dollars and ninety cents       9 45         No. 4, R. 2, B. K. P.       Thirty seven dollars and nineteen cents       37 19         8. half, No. 4, R. 3, B.       Eleven dollars and twenty five cents       11 25         D, R. 1       Forty two dollars and seventy five cents       42 75	tation	Bixteen dollars and forty one cents	16	41
Plantation       Eighteen dollars and ninety cents       18 90         No 4, R. i, B. K. P       Nine dollars and forty five cents       9 45         No. 4, R. 2, B. K. P       Thirty seven dollars and nineteen cents       37 19         B. half, No. 4, R. 3, B       Eleven dollars and twenty five cents       11 25         D, R. 1       Forty two dollars and seventy five cents       42 75		•		
No 4, R. 1, B. K. P       Nine dollars and forty five cents		Eighteen dollars and ninety cents	18	96
No. 4, R. 2, B. K. P.       Thirty seven dollars and nineteen cents.       37 19         B. half, No. 4, R. 3, B.       Eleven dollars and twenty five cents.       11 25         D, R. 1       Forty two dollars and seventy five cents.       42 75				
8. half, No. 4, R. 3, B.       Image: Record of the control of the cont			_	
K. P Eleven dollars and twenty five cents			٠.	
D, R. 1 Forty two dollars and seventy five cents 42 75	K P	Rieven dollars and twenty five cents	11	95
	TO R 1	Porty two dollars and seventy for so-1-		
D, dele			4.7	
	D, 4010	marging and commerces		12

## COUNTY OF FRANKLIN (CONCLUDED).

			=
B,	Twenty nine dollars and twenty five cents	\$29	95
No. 3, R. 2, B. K. P	Twenty nine dollars and two cents		01
No. 3, K. 1, Rangeley plan-			
tation W. B. K. P.	Twenty nine dollars and twenty five cents	29	25
No. 1, R. 2, do	Twenty two dollars and five cents		05
No, 2, R. 2, Dallas plan-	2.000		•••
tation W. B. K P	Thirty six dollars	36	00
No. 1, R. 3, Coplin plan-			••
	Fifty six dollars and twenty five cents	56	25
No. 2, R. 3 do	Fifty two dollars and eighty seven cents		87
No. 3, R. 3 do	Forty five dollars		00
N. haif No. 2, R. 4 do	Twenty eight dollars and fifty one cents		51
8. half No. 2, R. 4 do	Twenty two dollars and thirty two cents		32
No. 3, R. 4 do	Thirty nine dollars and ninety eight cents		98
No. 1, R. 5 do	Forty seven dollars and forty three cents		43
No. 2, K. 5 do	Forty nine dollars and fifty nine cents		59
No. 3, R. 5 do	Fifty dollars and forty cents		40
S. half, No. 1, R. 6do	Nineteen dollars and fifty eight cents	_	58
N. half, No. 1, R. 6 do	Thirteen dollars and fifty cents		50
No. 2, R. 6 do	Fifty six dollars and twenty five cents		25
No. 3, R. 6 do	Nineteen dollars and forty one cents	_	41
No. 1. R. 7 do	Twenty two dollars and seventy three cents	22	73
No. 2, R. 7 do	Nine dollars and sixty eight cents		68
No. 1, R. 9 do	Eighty five dollars and ninety five cents	85	95
No. 2, R. 8 do	Eight dollars and fifty five cents	8	55
Gore N. of Nos 2 and 3,			
R. 6	Nine dollars	9	00
No. 6, N. of Weld, betw'n			
Phillips and Byron	Twenty dollars and twenty five cents	20	25
	Twenty seven dollars	27	00
	•		
-	Thirteen thousand eight hundred twenty six dollars and twenty two cents		22
Timber and Gra	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY.	
TIMBER AND GRA	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY.	<b>\$</b> 0
Timber and Gra D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY.	30 54
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1	30 54 56
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1	30 54 56 30
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1	30 54 56 30 08
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1	30 54 56 30 08
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1	30 54 56 30 08 32
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1 1	30 54 56 30 08 32 12 30
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1	30 54 56 30 08 32 12 30 35
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1	30 54 56 30 08 32 12 30 35
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dullars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1	30 54 56 30 08 32 12 30 35 05
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	30 54 56 30 83 12 30 95 30
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	30 54 56 30 08 32 12 30 05 30 53
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	30 54 56 30 83 12 30 53 53 57
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six declars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	30 54 56 30 83 12 30 35 30 53 57 65
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	\$0 54 56 50 82 12 30 53 57 65 25
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	30 54 56 30 82 30 50 50 50 50 50 50 50 50 50 50 50 50 50
TIMBER AND GRA D, R. 1 W. B. K. P. No 2, R. 1 W. B. K. P. No 1, K. 2 do No. 2, R. 3 do No. 3, R. 4 do No. 1, R. 5 do No. 3, R. 5 do No. 3, R. 5 do No. 3, R. 6 do No. 1, R. 6 do No. 1, R. 6 do No. 1, R. 7 do No. 1, R. 7 do No. 1, R. 8 do No. 1, R. 8 do No. 2, R. 8 do No. 4, R. 1, B. P. W K. B.	Thirteen thousand eight hundred twenty six declars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	30 44 50 82 35 50 50 50 50 50 50 50 50 50 50 50 50 50
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	30 54 56 30 32 12 35 30 53 57 65 25 33 31 65
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six declars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	30 44 50 82 35 50 50 50 50 50 50 50 50 50 50 50 50 50
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dullars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	30 54 56 50 32 12 35 50 50 50 50 50 50 50 50 50 50 50 50 50
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	30 54 56 30 32 12 35 30 53 57 65 25 33 31 65
TIMBER AND GRA D, R. 1	Thirteen thousand eight hundred twenty six dollars and twenty two cents	\$13,826 UNTY. \$1 1 1 1 1 1 1	30 54 56 50 32 12 35 50 50 50 50 50 50 50 50 50 50 50 50 50

Twenty one dollars and fourteen cents.....

## COUNTY OF HANCOCK.

		·	==
Amherst	One hundred sixty four dollars and forty cents	\$164	
Aurora	Ninety four dollars and ninety three cents	94	93
Bluehill	One thousand sixteen dollars and seventy four cents	1,016	74
Brooklin	Three hundred twenty three dollars and four cents	3 23	
Brooksville	Four hundred seventy dollars and twenty nine cents,	470	29
Bucksport	Two thousand three hundred eighty seven dollars		
Chatina	and ninety cents	2,387	
Castine	Bight hundred nineteen dollars and nineteen cents,	819	
Cranberry Isles Deer Isle	One hundred eighteen dollars and twelve cents	118	
Dedham	Right hundred forty seven dollars and seventy cents,	847	
Pasthrook	Two hundred twenty two dollars and nine cents	2 2 2	OA
Perchioon	One hundred forty three dollars and ninety two	143	92
Eden	One thousand four hundred four dollars and eighty		
	three cents	1,404	83
Ellsworth	Ince thousand two hundred eighty eight dollars	-,	
	and hinery six cents	3,288	96
Pranklin	'Four bundred three dollars and eighty nine cents	403	
Gouldsborough	Five hundred eleven dollars and seventy three cents	511	
Hansosk	Konr hundred two dollars and thints are some	402	
Isle-au-Haut	Seventy four dollars and forty six cents	74	
Lamoine	Seventy four dollars and forty six cents  Three hundred thirty five dollars and sixty cents	335	
MINIMALLIA	One number eighty has dollars and sighteen cents.	185	18
Mount Desert			
_	cents	364	24
Orland	Eight hundred ten dollars and fifty six cents	810	56
Otis	Seventy nine dollars and one cent	79	01
Penobsect	Four hundred eighty eight dollars and eight cents.	488	08
Sedgwick	Four nungred twenty seven dollars and thirty eight	405	
Sullivan	cents	427	38
	seven cents	437	77
Surry	Four dundred eighty one dollars and forty cents	481	
Tremont	Bight hundred eighteen dollars and sixteen cents.	818	
Trenton	I wo hundred fifty three dollars and thirty cents	253	
verons	VDB BUDGred thirteen dollars and seventy four cents	113	
Waltham	Uno hundred seventy six dollars and eighty cents.	176	80
Long Island pl	Fifty dollars and sixty cents	50	60
bwan's Island pl	One nundred thirteen dollars and forty eight cents.	113	48
No. 3. North Division	FULLY SIX Gollars and eighty cents	46	80
No. 4, North Division	Seventy four dollars and thirty cents	74	30
Strip N.of No.3.N Div	Fourteen dollars and twelve cents		12
Strip N. of No.4, N. Div	Twenty six dollars and forty seven cents		47
No. 7, South Division	Twenty nine dollars and twenty five cents		<b>2</b> 5
No. 8, South Division	Seventeen dollars and twenty eight cents		28
No. 10 adding States	Kight dollars and seventy eight cents		78
No. 16 Mid Diminion	I wenty two dollars and fifty cents		50
No. 21, do	Forty nine dollars and 6ft		75
No. 22, do	Forty nine dollars and fifty nine cents		59
No. 28, do	Ninety nine dollars and eighteen sents		18
No. 32, do	Thirty nine dollars and sixty seven cents		67
No. 33, do	Fifty six dollars and twenty five cents		47 25
No. 34, do	Fifty six dollars and twenty five cents		25
No. 35. do	FILLY SIX dollars and twenty five cents		25
No. 39, Mid. Division	Forty nine dollars and fifty nine cents		59
No. 40, do	Forty Bine dollars and fifty nine cents		59
No. 41. do	LDITTY three dollars and seventy five cents		75
Butter Island	Four dollars and fifty cents		50
Eagle Island	Six doilars and seventy five cents	- 6	75
Spruce Head and Bear	·	•	
Island	Two dollars and twenty five cents	2	25
Beach island	One dollar and twelve cents		12
Hog island	One dollar and fifty eight cents		58
Bradbury's Island	One dollar and fifty eight cents	1	58
		_	_

#### STATE TAX.

## Снар. 456

## COUNTY OF HANCOCK (CONCLUDED).

Pond Island, near L tle Deer Island Western Island Little Spruce He	Sixty eight cents	\$0	68 39
Island	Sixty eight cents		68
Marshall's Island	Nine dollars	9	00
Pickering's Island	Five dollars and eighty five cents	5	85
	Three dollars and thirty seven cents	3	37
	Eighteen thousand seven hundred eight dollars and thirty nine cents.	18,708	39
	GRASS ON RESERVED LANDS, HANCOCK CO	UNTY.	
No. 3, North Divisi	on One dollar and thirty cents	\$1	30
No. 3, North Divisi	One dollar and thirty cents	\$1 1	30 94
No. 3, North Divisi No. 4, do No. 8, Mid Divisio	on One dollar and thirty cents	\$1	30 94 08
No. 3, North Divisi No. 4, do No. 8, Mid Divisio No. 10, do	on One dollar and thirty cents	\$1 1	30 94 08 54
No. 3, North Divisi No. 4, do No. 8, Mid Divisio No. 10, do No. 16, do	on One dollar and thirty cents	\$1 1	30 94 08 54 86
No. 3, North Divisi No. 4, do No. 8, Mid Divisio No. 10, do No. 16, do No. 21, do	on One dollar and thirty cents	\$1 1 1	30 94 08 54 86 30
No. 3, North Divisi No. 4, do No. 8, Mid Divisio No. 10, do No. 16, do No. 21, do No. 28, do	on One dollar and thirty cents	\$1 1 1	30 94 08 54 86 30 08
No. 3, North Divisi No. 4, do No. 8, Mid Divisio No. 10, do No. 16, do No. 21, do No. 28, do No. 32, do	on One dollar and thirty cents. One dollar and ninety four cents.  In One dollar and eight cents.  Fifty four cents  Righty six cents One dollar and thirty cents.  One dollar and eight cents.	\$1 1 1	30 94 08 54 86 30 08 65
No. 3, North Divisi No. 4, do No. 8, Mid Divisio No. 10, do No. 16, do No. 21, do No. 28, do No. 32, do No. 33, do	on One dollar and thirty cents. One dollar and ninety four cents.  Done dollar and eight cents. Fifty four cents Righty six cents One dollar and thirty cents. One dollar and eight cents. Sixty five cents. One dollar and forty cents.	\$1 1 1	30 94 08 54 86 30 08 65 40
No. 3, North Divisi No. 4, do No. 8, Mid Divisio No. 10, do No. 16, do No. 21, do No. 28, do No. 32, do No. 33, do	on One dollar and thirty cents. One dollar and ninety four cents.  One dollar and eight cents.  Fifty four cents  Righty six cents One dollar and thirty cents.  One dollar and eight cents.  Sixty five cents.  One dollar and forty cents.  Ninety seven cents.	\$1 1 1 1	30 94 08 54 86 30 08 65 40
No. 3, North Divisi No. 4, do No. 8, Mid Divisio No. 10, do No. 16, do No. 21, do No. 28, do No. 32, do No. 33, do No. 34, do	on One dollar and thirty cents. One dollar and ninety four cents.  Done dollar and eight cents.  Fifty four cents  Righty six cents One dollar and thirty cents.  One dollar and eight cents.  Sixty five cents.  One dollar and forty cents.  Ninety seven cents.  One dollar and sixty two cents.	\$1 1 1 1	\$0 94 08 54 86 30 65 40 97 62
No. 3, North Division No. 4, do No. 8, Mid Division No. 10, do No. 21, do No. 28, do No. 32, do No. 33, do No. 34, do No. 35, do No. 39, do	on One dollar and thirty cents. One dollar and ninety four cents. One dollar and eight cents. Fifty four cents Righty six cents One dollar and thirty cents. One dollar and eight cents. Sixty five cents. One dollar and forty cents. Ninety seven cents. One dollar and sixty two cents. Twenty two cents.	\$1 1 1 1	30 94 08 54 86 30 65 40 97 62
No. 3, North Divisi No. 4, do No. 8, Mid Divisio No. 10, do No. 16, do No. 21, do No. 28, do No. 32, do No. 33, do No. 35, do	on One dollar and thirty cents. One dollar and ninety four cents.  Done dollar and eight cents.  Fifty four cents  Righty six cents One dollar and thirty cents.  One dollar and eight cents.  Sixty five cents.  One dollar and forty cents.  Ninety seven cents.  One dollar and sixty two cents.	\$1 1 1 1	30 94 08 54 86 30 08 65 40

#### COUNTY OF KENNEBEC.

Thirteen dollars and seventy eight cents.....

\$13 78

			=
Albion	Eight hundred thirty seven dollars and eight cents	\$ 837	08
Augusta	Eleven thousand six hundred forty seven dollars and seventy nine cents	11,647	70
Belgrade	One thousand one hundred fourteen dollars and eight	11,041	10
Dorg tado	cents	1,114	08
Benton	Eight hundred fifty dollars and fifty eight cents	830	
Chelsea	Four hundred sixty six dollars and ninety five cents	466	95
China	One thousand two hundred ninety dollars and thirteen		
	Cents	1,290	13
Clinton	One thousand three hundred twenty three dollars and		
Th ! d l	ninety nine cents	1,323	99
Farmingdale	Kight hundred seventy four dollars and eighty eight	874	
Fayette	Six hundred twenty dollars	620	
Gardiner	Five thousand three hundred sixty four dollars and	020	vu
	seventy five cents	5,364	75
Hallowell	Three thousand six hundred thirty dollars and seventy		
	eight cents	3,630	78
Litchfield	One thousand twenty six dollars and six cents	1,026	06
Manchester	Six hundred fifty seven dollars	657	00
Monmouth	One thousand three hundred seventy five dollars and		
W # W	twenty one cents	1,375	
Mount Vernon. Oakland	Eight hundred eighty eight dollars and thirty one cents,	888	21
OREIRDU	One thousand four hundred ninety two dollars and thirteen cents.	1.492	1.
Pittston	Nine hundred seven dollars and fifty two cents	907	
Kandolph	Six hundred five dollars and seventy eight cents	605	
Readfield	One thousand one hundred twenty six dollars and six		•••
	cents	1,126	06
	Two hundred ninety three dollars and ninety two cents,	293	
Sidney	One thousand three hundred eight dollars and eighty		
T7 11	two cents	1,308	82
A staribolongp	Two thousand six hundred eighty three dollars and		
Vienna	twenty one cents	2, 683	31
4 TANKE *	Cents seventy signt donars and twenty two	378	
		9 ( 9	

2,564 67 227 51 996 11 724 63

23 58

#### COUNTY OF KENNEBEC-(CONCLUDED).

	OUNTY OF KENNEBEC—(CONCLUDED).		_
Waterville	Five thousand eight hundred eighty eight dollars and fifty four cents	5,888	54
Wayne	Seven hundred sixty four dollars and eighty cents	764	
	Seven hundred thirty four dollars and thirty six cents	734	36
Windsor	Six hundred eighty two dollars and forty nine cents	682	49
Winslow	One thousand one hundred thirty six dollars and forty		
	five cents	1,136	45
Winthrop	Two thousand five hundred thirty eight dollars and fifteen cents	2,538	15
Unity plantation.	Thirty one dellars and eighty five cents		85
,			
	Fifty two thousand five hundred thirty nine dollars and eighty nine cents	\$52,539	89
	COUNTY OF KNOX.		
	COUNTI OF KNOX.		
Appleton	Seven hundred twenty four dollars and eighty six cents, Three thousand seven hundred eighty four dollars and	\$724	86
	fifty nine cents	3,784	
Cushing	Two hundred sixty one dollars and ninety seven cents	261	
Friendship	Three hundred fifty six dollars and fifteen cents	356	
Норе	Four hundred seventy nine dollars and thirty four cents	479	
Hurricane Isle	Ninety two dollars and ten cents		10
North Haven Rockland	Three hundred forty three dollars and seventeen cents Six thousand six hundred sixty two dollars and ninety	343	17
	seven cents	6,662	
South Thomaston, St. George	Seven hundred twenty eight dollars and sixty cents  One thousand one hundred eighty four dollars and twenty	728	60
	two cents	1,184	22
Thomaston	Four thousand nine hundred sixty two dollars and twenty cents	4,962	20
Union	One thousand three hundred forty eight dollars and sixty		
3711h	six cents	1,348	
	One thousand sixty six dollars and forty nine cents	1,066	40
Warren	One thousand seven hundred eighty two dollars and sev-	1,782	79
Washington	enty three cents	665	
Matinious Tale nl	Fifty one dollars		00
	Seventy three dollars and thirty four cents		34
	Twenty four thousand five hundred sixty eight dollars		
	and three cents	324,000	
	COUNTY OF LINCOLN.		
Alna	Four hundred sixty six dollars and twenty one cents	\$466	21
Boothbay	One thousand seven hundred forty one dollars and twenty	1,741	91
Bremen	one cents	430	
Bristol	One thousand three hundred thirty four dollars and		
Damariscotta	One thousand three hundred thirty five dollars and fifty	1,834	93
_	nine cents	1,335	59
Dresden	Seven hundred thirty eight dollars and twenty seven	738	97
Edgecomb	cents	428	
Jefferson	One thousand thirty seven dollars and seventy six cents.		
	One thousand eight hundred sixty four dollars and		.,
	ninety six cents	1.864	96

Nobleborough ...

Five hundred forty one dollars and sixty cents .....

Somerville .....

Two hundred forty dollars and fifty cents .....

Two hundred ninety nine dollars and fifty seven cents ..

Two thousand five hundred sixty four dollars and sixty

Monhegan pl .... I wenty three dollars and fifty eight cents.....

Fourteen thousand nine hundred ninety five dollars and

fifty six cents.....\$14,995 56

#### COUNTY OF OXFORD.

Three hundred fourteen dollars and sixty one cents	\$314	
I wo nundred seventy seven dollars and sixteen cents	211	1
	1 405	
seventy nine cents		
	941	U.
might hundred hinery eight dollars and twenty hine	000	9
Savan hundred twenty three dollars and alevan center		
One thousand seven hundred ninety six dollars and		•
	1.796	1
One hundred sixty three dollars and seventy six cents.		
	58	
	144	
	679	
	426	9
	888	1
Six hundred ninety dollars and eighty three cents	690	8
Sixty two dollars and one cent	62	
Two hundred thirty eight dollars and seventy three cents	238	
Two hundred five dollars and eighteen cents	205	
One thousand ninety one dollars and thirty five cents	1,091	3
six cents		
Five hundred fity eight dollars and forty two cents		
Six hundred thirty one dollars and sixty three cents		
Two numbered eighty hime dollars and fits fire cents		
Ninety nine dollars and seven cents		
Seven hundred sixty six dollars and twenty one cents.		
Four hundred forty three dollars and fifty six cents		
Ninety two dollars and seventy nine cents.		
Forty five dollars	45	
Eighteen dollars	18	0
Forty two dollars and thirty cents	42	3
Twenty dollars and sixty eight cents	20	6
Nine dollars	9	
Thirty one dollars and seventeen cents	31	1
Twenty six dollars and ninety nine cents	26	
Thirty six dollars and ninety eight cents	36	
Sixty two dollars and thirty five cents		
Forty four dollars and seventy one cents	44	7
1		_
Thirty one dollars and nity cents		
Protection of the delians and ten cents		
Forty eight deliars and eights three cents		
Seventy nine dellars and twenty three cents		
Rifteen dollars and twenty sight sents		
Sixteen dollars and one cent		
Twenty one dollars and ninety seven cents		
Twenty one dollars and ninety seven cents		
	22	
		_
Twenty two thousand six hundred ninety six dollars and		
	Three hundred fourteen dollars and sixty one cents. Two hundred seventy seven dollars and sixteen cents. One thousand six hundred sixty seven dollars and seventy nine cents. Five hundred seventy one dollars and three cents. Kight hundred ninety eight dollars and twenty nine cents. Eighty eight dollars and thirty four cents. Eight hundred thirty dollars and thirty seven cents. Six hundred eighty nine dollars and thirty seven cents. One thousand seven hundred ninety six dollars and thirteen cents. One hundred sixty three dollars and seventy six cents. Fifty eight dollars and forty cents. One hundred forty four dollars and interp five cents. One hundred forty four dollars and interp five cents. Six hundred seventy nine dollars and interp five cents. Four hundred twenty six dollars and interp five cents. Six hundred seventy nine dollars and eighteen cents. Six hundred ninety dollars and eighteen cents. Six hundred ninety dollars and eighteen cents. Six hundred hirty eight dollars and seventy three cents. Six hundred five dollars and eighteen cents. Two hundred five dollars and sixty four cents. One thousand ninety one dollars and hirty five cents. Two thousand wo hundred twenty four dollars and sixty six cents. Fifty two dollars and sixty three cents. Six hundred fifty eight dollars and forty two cents. Six hundred fifty five dollars and five cents. Two hundred fifty five dollars and five cents. Two hundred fifty seven dollars and five cents. Three hundred fifty seven dollars and fifty five cents. Three hundred fifty seven dollars and fifty five cents. Three hundred fifty seven dollars and fifty five cents. Three hundred fifty seven dollars and fifty five cents. Three hundred fifty seven dollars and fifty five cents. Three hundred fifty seven dollars and fifty five cents.  Three hundred fifty seven dollars and fifty six cents. Forty two dollars and sixty three cents. Seven hundred sixty six dollars and fifty cents.  Thirty one dollars and sixty open cents.  Thirty one dollars and fifty cents.  Thirty one dollars an	Seventy nine cents

#### COUNTY OF OXFORD-(CONCLUDED).

## TIMBER AND GRASS ON RESERVED LANDS, OXFORD COUNTY.

C, W. B. K	P	Kighty six cents	\$	86
No. 4, K. I,	W. B K. P	Kighty six cents		86
No. 5, R 1	do	One dellar and one cent	1	01
No. 4, R. 2	do	One dollar and eight cents	1	08
No. 4, R. 3	do	Seventy six cents		76
No. 5, R. 3	do	One dollar and thirty cents	1	30
No 4, R. 4		One dollar and eight cents	1	08
No. 5, R. 4	do	One dollar and ninety four cents		94
No. 4, R. 5	do	Three dollars and eighty nine cents	3	89
No. 5, R. 5	do	One dollar and seventy three cents	1	73
No 4, R. 6	dэ	Forty five cents		45
		Fourteen dollars and ninety six cents	\$14	96

#### COUNTY OF PENOBSCOT.

Alton On	e hundred seventy eight dollars and eighty two		
	cents	\$178	82
Argyle On	e hundred fourteen dollars and thirty cents	114	30
	neteen thousand six hundred ninety nine dollars		
	ind seventy four cents	19,699	74
	re hundred seventy one dollars and sixty seven		
	o hundred seventy dollars and nine cents	571 <b>2</b> 70	
	e thousand six hundred sixty two dollars and nine	210	03
	cents	1,662	09
	o hundred one dollars and sixty two cents	201	
	hundred fifty seven dollars and eighty five cents	657	
	o hundred fifty four dollars and sixty cents	254	60
	hundred twenty eight dollars and seventeen cents	628	
	nety seven dollars and eighteen cents		18
	e hundred dollars and fifty six cents	100	
	ne hundred fifty two dollars and fifty one cents	952	51
	ne hundred ninety one dollars and sixty four	001	
	o thousand one hundred seventy three dollars and	991	04
	ixty cents	2,173	60
	hundred ninety six dollars and sixty four cents,	696	
	o hundred ninety one dollars and eighty seven		• -
	cents	291	87
	rty dollars and three cents	40	03
	e hundred forty five dollars and eighty three		
70.	ents	145	83
	ree hundred sixty seven dollars and thirteen	0.05	10
Exeter Ni	ne hundred sixty two dollars and thirty nine	367	13
	Septs	962	99
	en hundred forty nine dollars and seventy three	***	••
	sents	749	73
	ree hundred thirteen dollars and sixty seven cents	313	
	o hundred eight dollars and sixty eight cents	208	68
	bundred two dollars and three cents	102	03
	thousand five hundred twenty eight dollars and		
Warman Nie	hirty five cents	1,528	
	ree hundred ninety five dollars and three cents	903 395	
	ty eight dollars and sixty nine cents	68	
	o hundred twelve dollars and ninety one cents.	212	
	ir hundred ten dollars and seventy six cents	410	
	hundred seventy one dollars and forty two cents,	171	
Lagrange For	ir hundred fifty seven dollars and eighty nine		
	ents	457	
	o hundred forty nine dollars and fifty nine cents,	249	59
	hundred thirty seven dollars and sixty three	<b>0</b> 2 =	40
	th hundred twenty six dollars and forty cents	637 826	
	bundred forty eight dollars and thirty two	040	40
	ents	148	32
Mattamiscontis Tw	enty nine dollars and twelve cents	29	
	•		

## COUNTY OF PENOBSCOT (CONTINUED).

Mattawamkeag	One hundred seventy six dollars and twenty cents	\$176 20
Maxfield	Thirty nine dollars and eighty six cents	39 86
	One hundred eighty dollars and seventy five cents .	180 75
	Three hundred ninety four dollars and seventy four	
	cents	394 74
Mount Chase	Sixty three dollars and ninety four cents	63 94
	Six handred twenty two dollars and two cents	622 02
	Bight hundred fifty four dollars and eighty five cents	854 85
	One thousand one hundred ninety three dollars and	
0.000.00.00.00.00.00.00.00.00.00.00.00.	twenty four cents.	1,193 24
Orono	One thousand one hundred fifty eight dollars and	2,100 22
0.000	ninety eight cents	1,158 98
Orrington .	Nine hundred seventeen dollars and seventy six cents	917 76
	Ninety six dollars and seventy seven cents	96 77
	Four hundred forty eight dollars and twenty four	• • • • • • • • • • • • • • • • • • • •
1 86004		448 24
Plymouth	Four hundred fourteen dollars and twenty two cents,	414 22
		163 65
	One hundred fifty three dollars and fifty five cents,	100 00
phingner	Iwo hundred thirty eight dollars and seventy two	238 72
Stateon	Conts	200 12
Statson	Four hundred ninety five dollars and eighty three	495 83
Veazie	Two hundred seventy four dellers and ninety nine	### U3
4 OG 210	Two hundred seventy four dollars and ninety nine	274 99
Winn	Two handred thirty four dellars and forty five cents	234 45
Winn	Two hundred thirty four dollars and forty five cents,	72 36
Woodville plantation,		
	Fifty eight dollars and fifty two cents	58 52
No. 4, R. I, Lakeville	N:	00.00
pl., N. B. P. P	Ninety dollars	90 00
No. 5, R. 1, do	Twenty four dollars and eighty cents	24 80
No. 6, K. 3, Webster	Fifty six dollars and twenty five cents	50.05
pi., N. B. P. P	Fifty six dollars and twenty nve cents	56 25
No. 7, R 4, Drew pl.,	73:00	70 OF
	Fifty six dollars and twenty five cents	56 25
	I wenty eight dollars and thirty five cents	28 35
No 3 R. 8, E. half,	<b>.</b>	0.00
N. W. P	Eight dollars and sixty six cents	8 66
No. 3, R 8, W. half,		
N. W. P	Eight dollars and sixty six cents	8 66
	Thirty one dollars and five cents	31 05
No. 3, R. 9, do	Twenty five dollars and twenty cents	25 20
No. 1, R. 6, W. E. L. S	Fifty two dollars and eighty seven cents	52 87
No. 2, R. 6, do	One hundred twelve dollars and fifty cents	112 50
No. 3, R. 6, Stacyville		
pl., W. E. L S	Thirty three dollars and seventy five cents	33 75
No. 6. R. 6, do	Forty nine dollars and fifty nine cents	49 59
No. 7, R. 6, do	Fifty three dollars and fifteen cents	53 15
No. 8, R. 6, do	Forty nine dollars and sixty eight cents	49 68
A, R. 7, do	Thirty four dollars and eighty seven cents	34 87
No. 1, R. 7, do	Fifty three dollars and forty two cents	53 42
No. 2. R. 7. do	Thirty six dollars	36 00
No. 3, R 7, S. part,	<u></u>	
W. E. L. S	Twenty six dollars and fifty three cents	26 53
No. 3, R. 7, N. part,	l	
W. E. L. S	Thirty three dollars and seventy five cents	33 75
No. 4, B. 7, do	Thirty seven dollars and twelve cents	37 12
No. 5, R. 7, do	Twenty four dollars and seventy five cents	24 75
No. 6, R. 7, do	Fifteen dollars and nineteen cents	15 19
No. 7, R. 7, do	Thirty seven dollars and twenty four cents	37 24
No. 8, R. 7, N. half,		
W. E. L. S	Twenty eight dollars and thirteen cents	28 13
No. 8, R. 7, S. W.		
	Seven dollars and eighty seven cents	7 87
No. 8, R. 7, S. E.		
	Fourteen dollars and sixty three cents	14 63
	Twenty four dollars and ninety eight cents	24 98
West do do	Eighteen dollars and seventy two cents	18 72
No. 8, R. 8, W. E. L. S.	I wenty nine dollars and twenty five cents	29 25
	Fifty dollars and sixty two cents	50 62
	Fifty four dollars and ninety cents	54 90
No. 4, do do	Forty six dollars and eighty cents	46 80
No. 1, R. 8, W. E. L.S.	Thirty seven dollars and thirteen cents	37 13
No. 2, R. 8, S. half,		1
W. E. L. S	Twenty four dollars and seventy five cents	24 75

## COUNTY OF PENOBSCOT (CONCLUDED).

No. 2, R. 8, N half,	Pifteen dellars and sounds due cente	\$15	75
No. 3, R. 8, E. half,	Fifteen dollars and seventy five cents	<b>1</b> 10	13
W. E. L S No. 3, R. 8, W. half,	Fourteen dollars and eighty five cents	14	85
W. B. L. S	Twelve dollars and forty nine cents	12	49
	Thirty nine dollars and sixty cents		60
	Forty nine dollars and fifty nine cents	49	59
	Thirty seven dollars and twelve cents	37	12
No. 7, R. 8, do	Forty eight dollars and thirty eight cents	48	38
	Thirty three dollars and seventy five cents		75
Grand Falls pl	Forty seven dollars and twenty five cents	47	25
	Porty eight thousand one hundred seventy eight dollars and forty two cents		42

## TIMBER AND GRASS ON RESERVED LANDS, PENOBSCOT COUNTY.

	. E. L.	One dollar and thirty five cents		35
No. 2, R. 6,	do	Two dollars and eighty one cents		81
No. 6, R. 6,	do	One dollar and thirty five cents	1	35
No. 7, R. 6,	do	One dollar and thirty five cents	1	35
No. 8, R. 6,	do	One dollar and thirty cents	1	30
A, R. 7,	do	Eighty six cents		86
No. 1, R. 7,	do	One dollar and thirty five cents	1	35
No. 2, R. 7,	do	Ninety seven cents		97
No. 3, R. 7,	do	One dollar and sixty nine cents	1	69
No. 4, R. 7,	do	One dollar and one cent	1	01
No. 5, R. 7,	do	Seventy five cents		75
No. 6, R. 7,	do	One dollar and one cent	1	01
No. 7, R. 7,	do	Sixty five cents		65
No. 8, R. 7,	do	One dollar and thirty five cents	1	35
A, R. 8 and 9,	do	One dollar and twenty two cents	1	22
No. 1, R. 8,	do	One dollar and forty six cents	1	46
No. 2, R. 8,	do	One dollar and eight cents	1	80
No 3, R 8,	do	Seventy nine cents		79
No. 4, R. 8,	do	One dollar and twelve cents	1	12
No. 5, R. 8,	do	One dollar and thirty five cents	1	35
No. 6, R. 8,	do	Seventy nine cents		79
No. 7, R 8,	do	One dollar and thirty five cents	1	35
No. 8, R. 8,	do	Seventy nine cents		79
No.3, Indian P	urchas	e Forty five cents		45
No 4, do	do	Twenty two cents		22
No. 3, R. 1, N.	B. P. P	Forty five cents		45
No. 5, R. 1,	do	Fifty four cents		54
No. 2, R. 8, N	. W. P	Sixty five cents		65
No. 3, R. 8,	do	Forty three cents		43
No. 2, R. 9,	do	Sixty five cents		65
No. 3, R. 9,	do	Thirty two cents		32
No. 1, North D	ivision			
B. P. P	• • • • • •	Eighty six cents		86
Hopkins Acad				
Grant	••••••	Eighteen cents		18
		Thirty two dollars and fifty cents	\$32	50

## COUNTY OF PISCATAQUIS.

Abbot	Three hundred ninety four dollars and eighty		
Atkinson	three cents	\$394	
j	cents	408	93
Blanchard	Sixty eight dollars and ninety one cents	68	91
Brownville	Four hundred eighty dollars and thirteen cents	480	13
Dover	One thousand two hundred ninety eight dollars		
i	and fourteen cents	1,298	14
Foxeroft	Bight hundred ninety dollars and eighty nine	•	
	cents	890	89
Greenville	Two hundred six dollars and forty four cents	206	44

## COUNTY OF PISCATAQUIS-CONTINUED.

Guilford	•••••	Five hundred seventy two dollars and ninety four cents	<b>2579</b> 04
Medford	••••	. One hundred nineteen dollars and eighty eight	\$572 94
Milo		Four hundred sixty dollars and ten cents	119 85
Monson	• • · · • • ·	Three hundred sixty one dollars and seventy	460 10
		seven cents	361 77
Orneville	• • • • • •	One hundred sixty seven dollars and six cents	167 00
Parkman	• • • • • •	. Five hundred sixty three dollars and fifty seven	
Sangarrilla		Cents	563 57
		Six hundred fifty nine dollars and ten cents Four hundred seven dollars and thirteen cents	659 10 407 18
		One hundred fifteen dollars and twenty eight cents,	115 28
Wellington		Two bundred sixty four dollars and twenty six	
		Cents	264 26
		Sixty four dollars and twelve cents	64 19
William andic	W 10	One hundred twelve dollars and fifty cents	112 50
No. 6, R. 8, fo	r. F	. Thirty seven dollars and nineteen cents	37 19
		Sixty four dollars and sixty nine cents	64 61
No. 7, R. 8, fo			••••
Bowerbank		Fifty six dollars and twenty five cents	56 28
No. 4, R. 9, N. V	v. P	. Twenty four dollars and eighty cents	24 80
No. 5, R. 9,	10	Forty nine dollars and fifty nine cents	49 59
No. 7. R. 9.	do	One hundred twelve dollars and fifty cents Thirty four dollars and seventy one cents	112 50 34 71
No. 8. R. 9, Ellie	otsville	Twenty four dollars and eighty cents	24 80
No. 9, R 9, N.	W. P.	Thirteen dollars and fifty cents	13 50
No. 3, R. 2, Kin	gsbury		
Pl., B. K. P. B	. K. R	Forty dollars and fifty cents	40 50
No. 2, R. 6	do L	Fifty five dollars and fifty seven cents	55 57
No. 1 R. 9 W. 1	R.T.S	Fifty five dollars and fifty seven cents	55 57 <b>29 7</b> 5
No. 2. R. 9.	do	Twenty nine dollars and seventy five cents Thirty nine dollars and sixty seven cents	39 67
No. 3. R. 9,	do	Twenty two dollars and fifty cents	22 50
	do	Forty nine dollars and fifty nine cents	49 59
	do	Forty nine dollars and fifty four cents	49 54
No. 6, R. 9, No. 7, R. 9, E	do	Sixty seven dollars and fifty cents	67 50
W. E. L. 8			24 75
No. 7, R. 9, W	. half,		
W. E. L S No. 8, R. 9, W. 1		Twenty four dollars and seventy five cents	24 75
No. 9, R. 9,		Nineteen dollars and eighty cents	19 80 29 66
	do	Fifty one dollars and eighty six cents	51 86
A. R. 10,	do	Forty nine dollars and fifty nine cents	49 59
	do	Eleven dollars and forty seven cents	11 47
No. 1, R. 10,		Forty nine dollars and fifty nine cents	49 59
	do do	Forty nine dollars and fifty nine cents	49 59
No. 3, R. 10, No. 4, R. 10, W.	<b>к.</b> L S.	Forty nine dollars and fifty nine cents	49 59 49 59
No. 5, R. 10, E	. half,	1	40 00
W. E. L. S	NT 147	Twenty seven dollars	27 00
No. 5, R. 10,			10.00
quarter, W. E.	s. w.	Twelve dollars and ninety cents	12 90
quarter, W. E		Eleven dollars and ninety four cents	11 94
No. 6, R. 10,	do	Fifty one dollars and fourteen cents	51 14
No. 7, R. 10,	do	Thirty seven dollars and twelve cents	37 12
No. 8, R. 10,	do	Thirty dollars and seventy three cents	30 73
No. 9, R. 10,	do do	Thirty dollars and three cents	31 03
No. 10, R. 10, A. R. J1,	do do	Thirty dollars and sixty six cents	30 66 74 38
B. R. 11.	do	Sixty four dollars and sixty six cents	74 38 64 66
No 1, R. 11,	do	Forty nine dollars and fifty nine cents	49 58
No. 2, R. 11,	<b>d</b> o	Thirty seven dollars and nineteen cents	37 19
No 3, R. 11,	<b>d</b> o	Forty nine dollars and fifty nine cents	49 59
No. 4, R. 11,	do	Fifty four dollars and seventy three cents	54 73
No. 5, R. 11, No. 6, R. 11,	do do	Fifty one dollars and seventy five cents	51 75
No. 7, R. 11,	do	Fifty one dollars and thirty one cents	72 68 51 31
No. 8, R. 11,	do	Forty nine dollars and ninety four cents	49 94
-,,	-		10 05

## COUNTY OF PISCATAQUIS-CONTINUED.

	1		
No 9 R 11 W F T. 9	Forty nine dollars and ninety five cents		
No. 10 D 11 J.	Porty mine domars and minety hve cents	\$49	
No. 10, R. 11, do	Fifty one dollars and twenty one cents	51	21
Bowdoin College, east	Forty nine dollars and fifty nine cents	49	59
Bowdoin College, west	Forty nine dollars and fifty nine cents	49	69
A. R. 12, W. E. L. S	One hundred eleven dollars and forty one cents	111	
No. 1, R. 12, N. two	the second secon	***	
thinds W P T Q	Sinter wine dellars and to the second		
W. I D 16 C 41-1	Sixty nine dollars and twelve cents	69	12
No. 1, R. 12, S. third,			
W. E. L. S	Thirty four dollars and fifty six cents	34	56
No. 2, R 12, W. E. L. S.,	•		
No 3. R 12 R half	Forty nine dollars and fifty nine cents	40	
W 17 1. Q	Cinhann dellans and mity fine cente		59
W. E. L S	Eighteen dollars and sixty eight cents	18	68
No. 3, R. 12, W. half,			
W. E L. S	Eighteen dollars and sixty eight cents	18	68
No. 4, R. 12, E. half,	,,		
W. B. L. S	Twenty four dollars and ninety three cents	0.4	0.0
	THOUSE TOUR STATE STATE THE STATE COLUMN	44	93
No. 4, R. 12, W. half,	7		
W. E L S	Twenty five dollars and sixty cents	25	60
No. 5, R. 12, W. E. L. S,	Sixty five dollars and sixty three cents	65	63
No. 6, R. 12, do	Fifty dollars and seventy five cents		75
No. 7, R. 12, do	Fifty two dollars and twenty one cents		
No. 8, R. 12, do	Forty nine dollars and sevents sinks		21
	Forty nine dollars and seventy eight cents		78
No. 9, R. 12, do	Forty eight dollars and twelve cents	48	12
No. 10, R. 12, do	Forty nine dollars and forty eight cents	49	48
A, R. 13, do	Fifty six dollars and twenty five cents		25
A, 2, R. 13 & 14, do	Forty dollars and thirty three cents		33
No. 1, R. 13, do	Forty nine dellars and 46th nine and		
N. 9 D 12	Forty nine dollars and fifty nine cents		59
No. 2, R. 13, do	Forty two dollars and eighty cents	42	80
No. 3, R. 13, do	Forty four dollars and seventy six cents	44	76
No. 4, R 13, quarter,	•		
W. E L. S	Three dollars and fifteen cents		15
No. 4, R. 13, S. half,			15
TO TO TO	Thinteen dellars and state are		
W. E. L. S	Thirteen dollars and sixty seven cents	13	67
No. 4, R. 13, N. quarter,			
W. K. L S	Six dollars and one cent	R	01
No. 5, R. 13, W. E L. S.,		•	٠.
part		_	••
No. 5, R. 13, W. E. L 8.,	migne douters wird ten genre	8	10
MU. U, K. 13, W. E. L. O.,	lat 1		
part	Eighteen dollars	18	00
No. 5, R. 13, W. E. L. S,			
part	One dollar and fifty seven cents		57
No. 6, R. 13, do	Forty nine dollars and thirty four cents		
	Thinks siz dollars and sinter for some		34
No. 7, R. 13, do	Thirty six dollars and sixty five cents	36	65
No. 8, R. 13, do	Thirty one dollars and fifty cents	31	50
No. 9, R. 13, do	Thirty three dollars and seventy five cents	33	75
No. 10, R. 13, do	Twenty five dollars and three cents		03
A R. 14, three quarters,		-0	~
W. B. L. S	Saventy one dollars and fife-		
A 10 14 and another	Seventy one dollars and fifty two cents	71	52
A. R. 14, one quarter,			
W. E. L. S, Shaw and			
Bradstreet	Ten dollars and twenty two cents	10	22
No 1, R. 14 and X, R.			
14, W. B. L. S	Fifty seven dollars and forty nine cents	27	10
No. 3, R. 14 and 15, E.		91	49
half, W. E. L S	Ports dollars and thints for	_	
	Forty dollars and thirty four conts	40	34
No. 3, R. 14 and 15, W.	la		
half, W. E. L. S	Iwenty six dollars and fourteen cents	26	34
No. 4, R. 14, W. E. L. S.,	Forty two dollars and seventy five cents		75
No. 5, R. 14, do	Forty two dollars and seventy five cents		
No. 6, B. 14, do	Thirty six dollars		75
	Thirty six dollars		00
No. 7, R. 14, do	Thirty three dollars and seventy five cents	33	75
No. 8, R. 14, do	Twenty five dollars and sixty seven cents	25	67
No. 9, B. 14, do	Twenty five dollars and thirty eight cents		38
No. 10, R. 14, do	I wenty two dollars and fifty cents		
Sugar Island	Thirty six dollars and forty five cents		50
	Nine dellare		45
Deer Island	Nine dollars	9	00
MIGGIOSOX CADAL	Forty hipe dollars and fifty nine cents	49	59
Days Academy Grant	Thirty four dollars and thirty six cents		36
No. 4, R. 15, W. E. L. S.	Twenty seven dollars and thirty eight cents		38
No. 5, R. 15, do	Twenty nine dollars and twenty five cents		
No. 6, R. 15, do	Twenty fire dollars and forth older and		25
No 7 12 15 10 1 1 10	Twenty five dollars and forty eight cents	25	48
No 7, R. 15, E half W.	lee		
	Nineteen dollars and eighty seven cents	19	87

## COUNTY OF PISCATAQUIS-CONTINUED.

No. 7, R. 15, W. half,			
W. E. L. S	Twelve dollars and eighty ore cents		81
No. 8, R. 15, W. E. L. S.	Twenty dollars and forty five cents		45
No. 9, R. 15, "	Twenty dollars and sixty six cents		66
No. 10, R 15, "	Twenty dollars and sixteen cents		16 50
	Four dollars and fifty cents	112	
Kineo	One hundred twelve dollars and fifty cents		75
Farm Island	Six dollars and seventy five cents		
	Eleven thousand eight hundred thirty five dollars		
	and eighty eight cents	£11.835	88
	1 224 6.526) 6.526 6526.	(,-	
TIMBER AND GR	ass on Reserved Lands, Piscataquis C	OUNTY.	
	,	i	
No. 2, R. 6, B. P. E. K.	mi la el esca		86
R	Eighty six cents		76
	Seventy six cents	1	13
No. 2, R 9, do	Fifty six cents	•	56
No. 3, R. 9, do No. 4, R. 9, do	One dollar and thirty five cents	1	35
	One dollar and twelve cents	1	12
No. 5, R. 9, do No. 6, R. 9, do	One dollar and sixty nine cents	1	69
No. 7, R. 9, do	One dollar and thirty five cents	1	35
No. 8, R. 9, do	Fifty six cents		56
No. 9, R. 9, do	Fifty six cents		56
A, R. 10, do	One dollar and thirty cents	1	30 34
B, R. 10, do	Thirty four cents	,	08
No. 1, R. 10, do	One dollar and eight cents		30
No. 2, R. 10, do	One dollar and thirty cents		08
No 3, R. 10, do	One dollar and eight cents		35
No. 4, R. 10, do	One dollar and thirty five cents		35
No. 5, R. 10, do No. 6, R. 10, do	Ninety cents	_	90
No. 7, R. 10, do	Ninety cents		90
No. 8, R 10, do	Seventy nine cents	•	79
No 9, R. 10, do	Seventy nine cents		79
No. 10, R. 10, do	Fifty six cents	_	56
A, R. 11, do	Two dollars and three cents	_	03
B, R. 11, do	One dollar and thirty five cents	•	35 95
No. 1, R. 11, do	Ninety five cents		76
No. 2, R. 11, do No. 3, R. 11, do	One dollar and thirty cents	1	30
No. 3, R. 11, do ro. 4, R. 11, do	One dollar and twelve cents	1	12
No. 5, R. 11. do	One dollar and sixty nine cents		69
No. 6, R. 11, do	One dollar and ninety one cents	1	91
No. 7, R. 11, do	Sixty eight cents		68
No. 8, R. 11, do	One dollar and twelve cents		12
No. 9, R. 11. do	One dollar and twelve cents	_	12
No. 10, R. 11, do	One dollar and twelve cents	_	62
A, R. 12, do	One dollar and sixty two cents		62
No. 1, R. 12, do No. 2, R. 12, do	One dollar and thirty cents		30
No. 2, R. 12, do No 3, R. 12, do	Ninety seven cents	_	97
No. 4, R. 12, do	One dollar and sixty nine cents	1	69
No. 5, R. 12, do	One dollar and fifty eight cents		58
No. 6, R. 12, do	One dollar and one cent		01
No. 7, R. 12, do	One dollar and thirty five cents		35
No. 8, R. 12, do	One dollar and twelve cents		13
No. 9, R. 12, do	One dollar and twelve cents	_	12 12
No. 10, R. 12, do	One dollar and twelve cents		35
A, R. 13, do	One dollar and thirty five cents	i	35
No. 1, R. 13, do No. 2, R. 13, do	One dollar and twelve cents		12
No. 2, R. 13, do No. 3, R. 13, do	One dollar and thirty five cents		35
No. 4, R. 13, do	Forty five cents	]	45
No. 5, R. 13, do	Ninety cents		90
No. 5, R. 13, do No. 6, R. 13, do	One dollar and thirty five cents		35
No. 7, R. 13, do	One dollar and one cent	1	01
No. 8, R. 13, do	Seventy nine cents		79 90
No. 9, R. 13, do No. 10, R. 13, do	Ninety cents		68
No. 10, R. 13, do			
A, 2, R. 13 and 14,	5.2.y 5.g. 5.0.		

#### STATE TAX.

#### PISCATAQUIS COUNTY-CONCLUDED.

## Снар. 456

-	1		
A. B. 14, W. B. L. S.,	Three dollars and sixty cents	\$3	60
No. 1. R. 14. do	Eighty six cents		86
No. 2, R. 14, do	One dollar and thirty cents	1	30
No. 3, R. 14, do	Ninety cents		90
No. 4, R. 14, do	One dollar and one cent	1	01
No. 5, R. 14, do	Sixty eight cents		68
No. 6, B. 14, do	Ninety cents		90
No. 7, R. 14, do	Ninety cents		90
No. 8, R. 14, do	Sixty eight cents		68
No. 9, R 14, do	Sixty eight cents		68
No. 10, R. 14, do	Sixty eight cents		68
X. R. 14. do	One dollar and thirty five cents	1	35
Days Academy,	out to the talk of	-	••
R. 15 do	Sixty five cents		65
No. 3, R. 15, do	Sixty five cents		65
No. 4, R. 15, do	Seventy nine cents		79
No. 5, R. 15, do	Ninety cents		90
No. 6, R. 15, do	Sixty eight cents		68
No. 7, R. 15, do	Seventy two cents		72
No. 8, R. 15, do	Fifty six cents		56
No. 9, R. 15, do	Fifty six cents		56
No. 10, R. 15, do	Fifty six cents		56
	Seventy six cents		76
No. 4, R. 9, do	Forty three cents		43
No. 5, R. 9, do	One dollar and thirty cents		30
No. 6, R. 9, do		_	70
No. 7, R. 9, do	Two dollars and seventy cents	_	01
	One dough and one sent		ΛI
	One dellar and shirts sents		30
	One dollar and thirty cents		34
No. 8, R. 10, do	One dellar and thinty conta	,	30
Downoin College, West	One dollar and thirty cents		σV
	Fighter these dellars and sinter sin same	•00	
	Eighty three dollars and sixty six cents	\$83	90

#### COUNTY OF SAGADAHOC.

Arrowsie			
	cents	\$195	18
Bath	Thirteen thousand three hundred twenty seven		
	dollars and thirty three cents	13,327	33
Bowdoin	Eight hundred ninety one dollars and ninety		
	seven cents	891	97
Bowdoinham	One thousand three hundred seventy seven dollars		
	and eighty five cents	1,377	85
Georgetown	Three hundred thirty five dollars and forty five	-,	
	cents	335	45
Perkins		84	
Phipsburg	Eight hundred thirty nine dollars and ninety two	-	٠.
r mihanari B	(ents	839	99
Richmond	Two thousand seven hundred fifty four dollars and	000	-
mionmond	forty four cents	2,754	44
Tonehem	One thousand eight hundred forty seven dollars	2,101	•••
rohenem	and ninety five cents	1,847	95
West Bath		1,041	00
M 400 DE 111	Cents	364	9.4
Woolwich	One thousand two hundred one dollars and twenty	304	30
M 001M10H		1 901	00
	three cents	1,201	40
	Twoman abone abone and amo bundled amona del		_
	Twenty three thousand two hundred twenty dol-	A 00 000	
	lars and fifty five cents	D23,220	90

## Снар. 456

#### COUNTY OF SOMERSET.

	1		
Anson	1 .	\$1,320	o o
Athono	ninety cents	831	
Athens	Kight hundred thirty one dollars and thirteen cents	031	14
Bingham	Four hundred fifty five dollars and sixty seven	465	67
Brighton			36
Cambridge			•
Outdoor and out of the control of th	cents	265	33
Canaan	Seven hundred ninety two dollars and forty three		
	conts	792	43
Concord	Two hundred fifteen dollars and fifteen cents	215	
Cornville	Seven hundred seventy six dollars and eighty two		-
	cents	776	81
Detroit	Two hundred sixty five dollars and six cents	263	06
Embden	Three hundred eighty six dollars and ninety cents	386	90
Fairfield	Two thousand nine hundred seven dollars and		
_	thirty seven cents	2,907	
Harmony	Four hundred twenty nine dollars and twenty cents	429	20
Hartland	Eight hundred twenty six dollars and ninety six		
Se 31	cents	826	96
Madison	One thousand two hundred thirty two dollars and	3 000	
	seventy two cents	1,232	77
Mercer	Four hundred eighty six dollars and thirty nine	486	
Moscow	Two hundred fifteen dollars and forty cents	215	
New Portland		1,053	
Norridgewock		1,000	10
I OI I I GO WOOD	fifty eight cents	1,313	58
Palmyra	Eight hundred seven dollars and seventy six cents	807	
Pittsfield	One thousand two hundred sixty six dollars and		•••
	thirty six cents	1,266	36
Ripley	Two hundred seventy dollars and nineteen cents,	270	
Saint Albans		946	70
8010n	Seven hundred seventy nine dollars and sixty		
	four cents	779	64
Skowhegan	Four thousand six hundred thirty one dollars and		
	twenty four cents	4,631	24
Smithfield	Three hundred twenty two dollars and eighty four		
S41 -	cents	322	
Starks	Seven hundred five dollars and twenty eight cents	703	28
Lexington plantation		132	90
No. 1 R 9 W F P.	Forty five dollars		00
No. 1, R. 2, W. K. R No. 2, R. 2, Highland	rolly have dominate		vv
plantation, W. K. R.	Twenty three dollars and sixty two cents	23	61
No. 1. R. 3. Carrying	2 " 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
No. 1, R. 3, Carrying Place pl., W. K. R	Twenty dollars and twenty five cents	20	25
No 2, R. 3, do	Forty five dellars	45	00
No. 3. R. 3. Dead River	·l		
plantation, W. K. R.	Thirty six dollars	36	00
No. 4, R. 3, N. half, W.			_
K. R	Twenty four dollars and eight cents		68
	Thirteen dollars and fifty cents		50
No. 2, R. 4, do	Thirty nine dollars and sixty nine cents		69
No. 3, R. 4, do	Sixty seven dollars and fitty cents	67	50
No. 4, R. 4, Flagstaff	State are a dellare and 60m areas		
plantation, W. K. R.			50 39
No 1, R. 5, do	Sixty seven dollars and thirty nine cents		31
No. 2, R. 5, do No. 3, R. 5, W. K. R	Fifty dollars and thirty two cents   One hundred one dollars and twenty five cents	101	
No 4, R. 5, do	Sixty seven dollars and fifty conts		50
No. 1, R. 6, do	Fifty four dollars and thirty nine cents		39
No. 2, R. 6, W. K. R.		<b>J</b>	
B. C. R. part	Twenty nine dollars and thirty four cents	29	34
No. 2, R. 6, W. K. R.,			
W. C. R. part	Twenty two dollars and fifty cents	22	50
No. 3, R. 6, W. K. R	Sixty seven dollars and fifty cents	67	60
No. 4, R. 6, do	Ninety dollars	90	90
No. 5, R. 6, do	Forty nine dollars and fifty nine cents		59

## COUNTY OF SOMERSET-(CONTINUED).

Снар. 456

No. 1, R 7, W. K. R.	Sinter comes dellars == 3 00=	
No 3, R. 7, do	Sixty seven dollars and fifty cents	\$67 50
No. 3, R. 7, do	Fifty one dollars and seventy two cents	51 72
	Forty nine dollars and twenty eight cents	49 28
No. 4, K. 7, do	Sixty eight dollars and fifteen cents	68 15
No. 5, R. 7, do	Seventy dollars and eighty five cents	70 85
No. 6, R. 7, do	Twenty nine dollars and ninety two cents	29 92
No. 2, R. 2, Mayfield	_	
pi., B. P. E. K. R	Twenty seven dollars	27 00
110. 1, It. 3, Q0	Fifty six dollars and twenty five cents	56 <b>25</b>
10. 4, R. 3, do	Fiffy six dollars and twenty five cents	56 25
17U. 1, In. 4, QO	Firty nine dollars and fifty nine cents	49 59
No. 2, R. 4, do	Ninety dollars	90 00
	Fifteen dollars and seventy five cents	15 75
	Saventy five dollars and six cents	
	Seventy five dollars and six cents	75 06
No. 1, R. 1, N. B. K.	I wenty seven dollars	27 00
P., T. and R	Porty fire delless	45.00
No. 1, R. 1, strip, N. B	Forty five dollars	45 00
E D	m	
K.P.	Five dollars and sixty two conts	5 62
No. 4, R. 1, N. B. K. P.		
Sandwich Acad	Thirty three dollars and seventy five cents	33 75
No 3, K. I. strip. N. B.	1	
A P	Fen dollars and six cents	10 06
No. 3, K. 1, N B. K P.,		
Long Pond	Forty five dollars and fifteen cents	45 15
No. 4, R. 1, N. B K P.,		40 10
Jackmantown	Forty nine dollars and fifty nine cents	49 59
No. 5, R 1, N. B. K. P.	The deliant and may mine delia	40 00
Attean Pond	Thirty seven dollars and planters areas	97 10
No. 6, K. 1, N. B. K. P.,	Thirty seven dollars and nineteen cents	37 19
Holeh	31-A 3.11 1.00	
No I P a N D F	Sixty seven dollars and fifty cents	67 50
No. 1, R. 2, N. B. K.		
P., Tombegan	Fifty six dollars and twenty five cents	<b>56 25</b>
110. 2, R. 2, M. D. K.		
P., Brassua	One hundred one dollars and twenty five cents	101 25
110. 3, D. 2, N B. K.	1	
P., Thorndike	Sixty one dollars and ninety nine cents	61 99
Mu. 4, N. 3, N. B. K.	l .	
P., Holdentown	Fifty eight dollars and twenty seven cents	58 27
14 U. J, D. J, N. B. K.	) i	
P., Dennistown	Forty nine dollars and fifty nine cents	49 59
No 6, R. 2, N. B. K.	1	
P., Forsaithtown	Forty nine dollars and fifty nine cents	49 59
Big W., N. B. K P	Thirty seven dollars and sixty cents	37 60
Little W., do	Thirteen dollars and fourteen cents	
No. 1, K. 3, do West	THE COURT OF THE PARTY OF THE P	13 14
Middlesex	Posts sine dellaw and 40 - 1 - 1	40.70
No. 2, R. 3, N. B K.	Forty nine dollars and fifty nine cents	49 59
P Soldierows	P:6	
P., Soldiertown	Fifty seven dollars and thirty seven cents	57 37
No. 3, R. 3, E. half, N.		
B. K. P.	Twenty four dollars and sixty six cents	21 66
No. 3, R. 3, W. half, N.		
W. 4 !! 4	Twenty four dollars and sixty six cents	24 66
100 Ta 100 J. M D R. P.	1	
Bald Mountain	Twelve dollars and forty cents	12 40
No 5, R. 3, N. B. K. P.	Eleven dollars and twenty five cents	11 25
No. 6, R. 3, do	Iwenty two cents	
Seboomouk, do	Seventy four dollars and thirty nine cents	74 39
No 1, R. 4, do	was assisted and thill A Hine conference	14 39
Plymouthtown	Forty dollars and fifty cents	40 :0
No. 2, R. 4, N. B. K. P.	Lordy domain and nicy dents	40 50
Pittaton Academy	Sixty one dollars and eighty seven cents	41.07
No. 3, R. 4, N. B. K. P.	Sixey one dollars and eighty seven dents	61 87
Hammondtown	Porty dollars and thinks And and	
No. A. R. A. N. D. F. D.	Forty dollars and thirty five cents	40 35
No. 5 k 4	Seventeen dellars and twenty one cents	17 21
110. 0, D. 8, QO	Four dollars and five cents	4 05
No. 3, R. 5, do	I wenty four dollars and eighty cents	24 80
No 4, R. 5, do	Filteen dollars and forty one cents	15 41
No. 4, R. 16, W. E. L S.	Libitly three dolines and eighty cents	31 80
No. 5, R. 16, K. half,		
W. E. L. S	Eighteen dollars and twenty eight cents	18 28
No. 5, R. 16, W. half,		
	Twelve dollars and mineteen cents	19 19

## COUNTY OF SOMERSET—(CONTINUED).

				=
No. 6, R. 16, W	. E. L. S.	Twenty dollars and sixty cents	\$20	60
No. 7, R. 16,	do	Sixteen dollars and three cents		03
No. 8, R. 16,	do	Eighteen dollars and twenty cents	18	20
No. 9, R. 16,	do	Eighteen dollars and fifty eight cents		58
No. 10, R. 16,	do	Twenty five dollars and sixteen cents		16
No. 4, R. 17,	do	Fifty dollars and fifty five cents		55
No. 5, R, 17,	do	Nine dollars and forty eight cents		48
No. 6, R. 17,	do	Twenty dollars and twenty three cents		23
No. 7, R. 17,	do	Thirty six dollars and one cent		01
No. 8, R. 17,	do	Twenty two dollars and fifty four cents		54
No. 9, R. 17,	do	Twenty dollars and ninety six cents		96
No. 10, R. 17,	do	Twenty eight dollars and twelve cents		12
No. 4, R. 18,	do	Twenty dollars and thirteen cents		13
No. 5, R. 18,	do	Thirty three dollars and seventy one cents		71
No. 6, R. 18,	do	Seventeen dollars and sixty four cents		64
No. 7, R. 18,	do	Eighteen dollars and thirty six cents		36
No. 8, R. 18,	do	Forty five dollars		00
No. 9, R. 18,	do	Thirteen dollars and forty six cents		46
No. 5, R. 19,	do	Sixteen dollars and eighty six cents		86
No. 6, R. 19,	do	Twenty three dollars and twenty nine cents		29
No. 7, R. 19,	đo	Twenty dollars and eighty eight cents		88
No. 8, R. 19,	do	Twenty three dollars and sixteen cents		16
No. 5, R. 20,	do	Twenty two dollars and forty six cents		46
		[fwenty seven thousand three hundred one dollars and eighty eight cents	\$27,301	88

## Timber and Grass on Reserved Lands, Somerset County.

No.1, R.3, B.K.P	. B. K. R.	Fifty four cents	<b>\$</b> 0	54
No. 2, R. 3,	do	One dollar and seventy three cents	1	73
No. 1, R. 4,	do	One dollar and seventy three cents	1	73
No. 2, R. 4,	do	One dollar and eighty four cents	1	84
No. 1, R. 5,	do	Forty three cents		48
No. 2, R. 5,	do	One dollar and ninety four cents	1	94
No 1, R. 6,	do	Sixty eight cents		68
	.W.K.R	Ninety seven cents		97
No. 2, R 3,	do	One dollar and eight cents	1	08
No. 4, R. 3,		Fifty four cents		54
No. 1, R. 4,	do ~	Thirty five cents		35
No. 2, R. 4,	do	Eighty six cents		86
No. 3, R. 4,	do	One dollar and forty cents	1	40
No. 1, R. 5,	do	One dollar and thirty cents	Ī	30
No. 2, R. 5,	do	One dollar and thirty cents	Ī	30
No. 3, R. 5,	do	Three dollars and two cents	3	02
No 4, R. 5,	do	One dollar and sixty two cents	1	62
No. 1, R. 6,	do	Eighty six cents	_	86
No. 2, R. 6,	do	One dollar and sixty two cents	1	62
No. 3, R. 6,	do	Eighty six cents	_	86
No 4, R. 6,	do	One dollar and sixty two cents	1	62
No. 5, R. 6,	do	One dollar and seventy three cents	ī	73
No. 1, R. 7,	do	One dollar and fifty four cents	ī	54
No. 2, R. 7,	do	One dollar and thirty cents	ī	30
No. 3, R. 7,	do	One dollar and ninety four cents	ī	94
No. 4, R. 7,	do	Thirty six cents	-	36
No. 5, R. 7,	do	One dollar and seventy seven cents	1	77
No. 6, R. 7,	do	One dollar and five cents	ī	05
No. 1, R. 1, N.	B K. P.		ī	91
No. 2, R 1,	do	One dollar and fifty three cents	ī	
No. 3, R. 1,	do	One dollar and twenty eight cents	ī	28
No. 4, R. 1,	do	One dollar and twelve cents	1	12
No. 5, R. 1,	do	One dollar and thirty cents	ī	30
No. 6, R. 1,	do	One dollar and fifty eight cents	ī	58
No. 1, R. 2,	do	One dollar and thirty five cents	ī	35
No. 2, R. 2,	do	Two dollars and seventy cents	2	
No. 3, R. 2,	do	Two dollars and twenty seven cents	2	27
No. 4, R. 2,	do	One dollar and fifty one cents		51
No. 5, R. 2,	do	One dollar and thirty five cents	ī	
No. 6, R. 2,	do	One dollar and thirty five cents	_	35
Little W, R. 3.	do	Forty cente	•	40
Big W, R. 3,	do	One dollar and thirty cents	1	30
No. 1, R. 3,	do	One dollar and thirty cents		30
No. 2, R. 3,	do	One dollar and ninety four cents	i	94
No. 3, R. 3,	do	One dollar and thirty cents	_	30
_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	~~		-	~~

## COUNTY OF SOMERSET-(CONCLUDED).

		1		
No 4, B. 3, N.	B. K. P.	Thirty two cents	\$	32
No. 5, R. 3,	do	Thirty two cents		31
Seboomook, R. 4.	, do	One dollar and ninety four cents	1	94
No. 1, R. 4,	do .	One dollar and eight cents	1	80
No 2, R. 4,	do	One dollar and thirty cents	1	30
No. 3. R. 4.	do	One dollar and eight cents	1	08
No. 4, R 4,	do	Phirty eight cents		38
No. 5, R. 4,	do	Eleven cents		11
No. 3, R. 5,	do	Forty five cents		45
No. 4, R. 5,	do	Thirty two cents		32
No. 4, R. 16, W	. E. L 8	One dollar and twelve cents	1	12
No. 5, R. 16,	do	Ninety cents		90
No. 6, R. 16,	do	Fifty six cents		56
No. 7, R. 16,	do	Forty five cents		45
No. 8, R. 16,	do	Forty five cents		45
No 9, R. 16,	do	Forty five cents		45
No 10, R. 16,	do	Sixty eight cents		68
No 4, R. 17,	do	One dollar and thirty five cents	1	35
No 5, R. 17,	do	Thirty four cents	1	34
No. 6, R. 17,	do	Fifty six cents	}	56
No. 7, R. 17,	do	Nincty cents		90
No 8, R. 17,	do	Fifty six conts	ļ	56
No. 9, R. 17,	do	Fifty six cents	ĺ	56
No. 10, R. 17,	do	Forty five cents	ĺ	45
No. 4, R. 18,	do	Thirty four cents	ĺ	34
No. 5, R. 18,	do	Ninety cents	ĺ	90
No. 6, R. 18,	do	Forty five cents	İ	45
No. 7, R. 19,	do	[wenty three cents	İ	23
No 8, R. 18,	do	One dollar and thirteen cents	1	13
No. 9, R. 18,	do	Thirty eight cents	İ	38
No. 5, R. 19,	do	Fifty cents	ŀ	50
No. 6, R. 19,	do	Fifty six cents	ĺ	56
No. 7, R. 19,	do	Fifty six cents	l	56
No. 8, R. 19,	do	Fifty one cents	ĺ	51
		Righty three dollars and sixty six cents	\$83	66

### COUNTY OF WALDO.

Selfast, Five thousand five hundred fifty eight dollars and fifty seven		<b>K</b> 1
Belmont Two hundred thirty three dollars and eighty one cents		
Surnham Four hundred sixty one dollars and eighty one cents?rankfort Four hundred twenty three dollars and twenty three cents	423	
rankiors Four hundred twenty tures dollars and twenty tures cents		
Freedom Four hundred dollars and seventy one cents	400	
slesborough Three hundred fifty eight dollars and forty eight cents	358	
Jackson Three hundred sixty dollars and thirty three cents	360	
Knox Four hundred ninety four dollars and two cents	494	
Liberty Five hundred ninety seven dollars and ninety six cents	597	
incolnville Nine hundred twenty five dollars and seventy four cents	925	
Monroe Seven hundred one dollars and twenty cents	701	
Montville Eight hundred nineteen dollars and sixty two cents	819	
Morrill Two hundred seventy six dollars and eleven cents	276	
Northport Four hundred forty three dollars and ninety five cents		
Palermo Five hundred seventy six dollars and forty seven conts		
Prospect Three hundred seventy six dollars and eleven cents	376	
earsmont. Eight hundred twenty six dollars and sixty two cents		6
Searsport Two thousand three hundred sixty eight dollars and nine		
Gents		
Stockton Nine hundred eight dollars and thirty six cents	908	
Swanville Three hundred twelve dollars and ninety six cents	312	
Chorndike Six hundred thirty one dollars and ninety five cents		
Froy Five hundred ninety six dollars and twenty nine cents	596	
Unity Bight hundred seventy one dollars and ninety seven cents	871	
Waldo Three hundred thirty two dollars and seven cents	332	
Winterport One thousand two hundred sixty dollars and ninety five cents	1,260	9,
Twenty one thousand six hundred thirty five dollars and		_
seventy six cents	821.635	7

## COUNTY OF WASHINGTON.

ı	ſ		
Addison	Six hundred thirty one dollars and three cents	\$631	03
		160	
	One hundred sixty dollars and eighty one cents		_
	One hundred twenty dollars and five cents	120	UJ
Baring	One hundred seventy two dollars and twenty eight		
-	cents	172	28
Beddington	Seventy three dollars and seventy cents	73	70
	One hundred ninety one dollars and eight cents .	191	
		101	v
Calais	Three thousand nine hundred eleven dollars and		
	twenty two cents	3,911	
Centerville	Ninety dollars and ninety eight cents	90	98
Charlotte	One hundred thirty six dollars and fifty nine cents,	136	59
Cherry field	Nine hundred fourteen dollars and fifty five cents,	914	
	Two hundred seventy five dollars and seventy two		
Columbia		975	7.0
	_ cents	275	
Columbia Falls	Three hundred sixty two dollars and twelve cents.	362	13
Cooper	One hundred eighteen dollars and fifty five cents	118	55
	Sixty seven dollars and four cents	67	04
	One hundred ninety eight dollars and forty three		
Outlet		198	49
- a .	oents		
Danforth	Three hundred thirty dollars and seventy cents	330	
Deblois	Forty dollars and fifty three cents	40	
Dennysville	Four hundred sixteen dollars and ninety four cents	416	94
	One thousand one hundred eighteen dollars and		
	eighty nine cents	1,118	89
Postment		-, - 10	
Eastport	One thousand four hundred forty four dollars and		70
	seventy two cents	1,444	
Forest City	One hundred ten dollars and sixty three conts	110	63
	One hundred sixty three dollars and seventy two		
	cents	163	72
Harrington	Six hundred forty six dollars and seventy five		
Harrington		010	75
	cents	646	
Jonesborough	One hundred eighty one dollars and thirty three		
-	cents	181	33
Jonesport	Four hundred thirty six dollars and seventy nine		
	cents	436	79
Verenth	Sixty dollars and twenty two cents	60	
			_
	Seven hundred four dollars and twenty four cents,	704	74
Machias	One thousand seven hundred fifty nine dollars and		
	thirty eight cents	1,759	38
Machiasport	Four hundred thirty three dollars and thirty	•	
	seven cents	433	37
Marion		63	
	Sixty three dollars and seventy nine cents	00	•••
Marshfield	One hundred forty one dollars and seventy five		
Ì	cents	141	
Meddybemps	Fifty eight dollars and sixty six cents	58	66
	six hundred eighty nine dollars and seventy five		
		689	75
North Sald		75	
Northfield	Seventy five dollars and forty six cents		
Pembroke	Seven hundred one dollars and sixty two cents	701	07
Perry	Three hundred ninety one dollars and thirty one		_
	cents	391	31
Princeton	Three hundred ninety nine dollars and forty		
	eight cents	399	48
Robbinston	Two hundred fifty three dollars and twenty nine		
A		929	90
C+ 1	cents	253	49
Steuben	Four hundred nineteen dollars and thirty three		
	cents	419	
Talmadge	One hundred sixteen dollars and seventy six cents,	116	76
Topefield	One hundred fitty five dollars and forty two cents,	155	42
Trescott	Une hundred tweive dollars and forty seven cents,	112	
Vanceboro	I wo hundred ninety two dollars and thirty three	808	••
*** *.	Cents	797	
Waite	Seventy one dollars and thirteen cents	71	
Wesley	Ninety four dollars and thirty nine cents	94	29
Whiting	One hundred eighty five dollars and forty six cents	185	46
Whitneyville	One hundred sixty four dollars and sixty eight		
	cents	164	68
No. 14 Past Dinister			00
	Fifty four dollars		
No. 18, do	Kighteen dollars		00
No. 19, do	Eighteen dollars		00
No. 21, do	Forty seven dollars and twenty five cents		25
No. 26, do	Twenty dollars and twenty five cents	20	25
No. 27, do	Twenty three dollars and twenty six cents	23	26

## COUNTY OF WASHINGTON-(CONTINUED).

	Thirteen dollars and fifty cents	\$13	50
S. K. one fourth, No. 19 Middle Division	Two dollars and forty eight cents	•	48
N. one-half, and S. W	I WO dollars and forty eight cents	•	-
one-fourth, No. 19	,		
	Fourteen dollars and fifty one cents		51
No. 24, Middle Divisio	Sixty one dollars and ninety nine cents	61	98
No. 25, do	Twenty eight dollars and thirteen cents		13
No 29, do	Sixty six dollars and ninety five cents		98
No. 30, do	Sixty six dollars and ninety five cents		95
No. 31, do	Forty nine dollars and fifty nine cents	49	58
No. 36, do	One hundred forty eight dollars and seventy eight	148	70
No. 37. do	Forty two dollars and eighty three cents		83
	Eighty three dollars and twenty five cents		25
	Fourteen dollars and eighty five cents		85
W. 1, No. 43, do	I wenty one dollars and eighty two cents		81
No. 5, N. Div., N. 4			13
	Twenty four dollars and eighty cents		80
No. 6, North Division.			08
E. half of strip North o			-
	. Seven dollars and forty two cents	7	42
W half of strip North	Four dollars and seventy two cents		72
Two mile strip North o		•	• •
No 5		9	22
K.two-thirds, No I, R.	Nineteen dollars and twenty eight cents	19	28
W. one-third, do	Iwo dollars and two cents	2	02
No. 3, R. 1	Two hundred dollars and ninety five cents	200	95
No. 1, K. 2, N. Div	Thirty seven dollars and eleven cents	37	11
No 1, R. 3, do	Fifty two dollars and twenty five cents	52	25
No. 6, R. 1, do W. bl	f I hirteen dellars and fifty cents	13	50
No. 6, R. 1, do E. hi		<b>3</b> 3	75
No. 9, R. 2, Codyville plantation, N. B. P.P.		85	50
No. 8, R. 3			58
	Fifty six dollars and twenty five cents		25
No. 11, R. 3			00
	[wenty eight dollars and twolve cents		12
East part Ind. township			
	Seven dollars and twenty cents	7	20
	Twenty one thousand one hundred forty three		_
	dollars and seventy three cents		79

## TIMBER AND GRASS ON RESERVED LANDS, WASHINGTON COUNTY.

No I, R. 1, Titcomb	1		
Survey	Sixty five cents	8	65
No. 3, R. 1, Titcomb		-	
Survey.	Three dollars and eighty nine cents	3	89
	Seventy nine cents		79
No. 1. R. 3. Titcomb			
	One dollar and forty cents	1	40
		_	
No. 6, R. I, N. B. P. P	One dollar and thirty two cents		32
No. 8, R. 3, do	Ninety seven cents		97
No. 11, R. 3, do	Forty five cents		45
No. 8, R. 4, do	One dollar and eight cents	1	08
	Thirty one cents		31
No. 19. do	Forty two cents		42
No. 26, do	Sixty five cents		65
No 27, do	Seventy six cents	_	76
No. 5, North Division	One dollar and nineteen cents	1	19
No 6. do	One dollar and thirty cents	1	30
No. 18. Middle Division	Thirty two cents		32
No. 19. do	Fifty four cents		54
No. 24. do	One dollar and sixty two cents	1	62
		•	
No. 25, do	Righty six cents	_	86
No. 29, do	One dollar and seventy three cents	1	73
No. 30, do	One dollar and forty cents	1	40

## Снар. 456

# COUNTY OF WASHINGTON-(CONCLUDED).

<del></del>				
No. 31, M	ddle Divis	ion One dollar and thirty cents	\$1	30
No. 36.	do	One dollar and seventy three cents	1	73
No. 37.	do	One dollar and eight cents		08
No. 42.	do	Two dollars and sixteen cents		16
No. 43,	do	Ninety seven cents		97
		Twenty eight dollars and eighty nine cents	<b>\$2</b> 8	89

#### COUNTY OF YORK.

	Bight hundred nineteen dellars and eighty cents	\$819	
	Nine hundred fifty one dollars and fifty two cents	951	51
Berwick	One thousand six hundred eighty nine dollars and ten	1,689	10
Riddeford	Thirteen thousand two hundred fifty two dollars and	1,000	
Diddeloid	ninety four cents	13,252	94
Buxton	One thousand five hundred seven dollars and two cents.	1,507	
Cornish	Nine hundred sixty six dollars and sixty nine cents	966	
	Five hundred sixty dollars and ninety cents	560	
	One thousand forty four dollars and seventeen cents	1.044	
Hollis	Nine hundred forty six dollars and fifty three cents	916	
Kennebunk		710	-
MCHHODUNA	nine cents	3,148	ΛQ
Kannahunknost	One thousand nine hundred fifty six dollars and eighty	0,140	0.0
menuounkpots.	four cents	1,956	Q4
Kittery		1,000	04
Attenty	Gents	1,212	80
Lebenon	Nine hundred sixty dollars and fifty seven cents	960	
	Eight hundred twenty five dollars and twelve cents	825	
Limington		923	
Lyman		843	
Newfield		598	
		996	13
MORTH DELMICE	One thousand four hundred thirty eight dollars and	3 400	٠.
014 0-44	fifty one cents	1,438	
	Right hundred eighty five dollars and ninety five cents,	885	39
Parsonsneid	One thousand two hundred seventy one dollars and sixty		
•	three cents	1,271	63
Baco	Six thousand seven hundred ninety eight dollars and		
	eighty three cents	6,798	83
Sanford	One thousand four hundred seventy eight dollars and		
	seventeen cents	1,478	
Shapleigh	Five hundred sixty three dollars and thirteen cents	563	13
South Berwick	I'wo thousand one hundred sixteen dollars and eighty ninecents	9 116	90
Waterhanenah	Eight hundred forty four dollars and fifty eight cents	2,116 844	
		044	28
M 6119	One thousand three hundred eighty five dollars and		••
Vanle	sixty eight cents	1,385	65
A VIE	cents	1,619	05
	Fifty thousand six hundred eight dollars and ninety five		0.5
	cents	<b>\$</b> 20,608	<b>y</b> 5

#### RECAPITULATION.

COUNTIES.	Anount.	DOLLS. OTS.	polls. Ors.
Androscoggin	Forty six thousand eight hundred fifty		
A	one dollars and thirty one cents	\$46,851 31	
Aroostook	Seventeen thousand nineteen dollars and thirty nine cents	17.019 89	
Combarland	One hundred sixteen thousand one hundred	11,019 89	
Ormooristic	fifty nine dollars and four cents	116,159 04	
	Thirteen thousand eight hundred twenty	110,100 00	
Franklin		13,826 22	
	Righteen thousand seven hundred eight	10,000	
Hancock	dollars and thirty nine cents	18,708 39	
	Fifty two thousand five hundred thirty	,	
Kennebec	nine dollars and eighty nine cents	52,539 89	
_	Twenty four thousand five hundred sixty		
Knox		24,568 03	
	Fourteen thousand nine hundred ninety		
Lincoln		14,995 56	
Oxford	Twenty two thousand six hundred ninety	00 000 50	
URIORA	six dollars and fifty eight cents Forty eight thousand one hundred seventy	22,696 58	
Penobscot		48,178 42	
	Eleven thousand eight hundred thirty five	40,110 42	
Piscataquis		11,835 88	
	Twenty three thousand two hundred twen-	11,000	
Sagadahoe		23,220 55	
•	Twenty seven thousand three hundred one		
Bomer <b>set</b> .		27,301 88	
	Twenty one thousand six hundred thirty		
Waldo		21,635 76	
	Twenty one thousand one hundred forty		
Washington		21,143 73	
York	Fifty thousand six hundred eight dollars		
# UF#	and ninety five cents	50,608 93	
	Five hundred thirty one thousand two hun-		
	dred eighty nine dollars and fifty eight		
	cents		\$531,289 58

## TIMBER AND GRASS ON RESERVED LANDS.

Aroostook	One hundred twenty dollars and thirty		
	nine ceuts	\$120 39	
Franklia	Twenty one dollars and fourteen cents	21 14	
	Thirteen dollars and seventy eight cents	13 78	
	Fourteen dollars and ninety six cents		
	Thirty two dollars and fifty cents		
	Ninety two dollars and twenty seven cents,		
	Bighty three dollars and sixty six cents	83 66	
Washington	Twenty eight dollars and eighty nine cents,	28 89	
	Four hundred seven dollars and fifty nine		
	cents	••••	407 59
	Five hundred thirty one thousand six hun- dred ninety seven dollars and seventeen		
	cents		\$531,697 17

CHAP. 483

poration to impair said Penobscot river for the navigation of rafts, or impair the right of individuals or corporations to secure rafts or logs on the shores of said river as said right has heretofore been used and enjoyed.'

SECT. 4. This act shall take effect when approved.

Approved March 1, 1889.

#### Chapter 483.

An Act to Incorporate the Frontier Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Nicholas Fessenden, Henry O. Perry, Jerre F. Hacker, Luther K. Cary, Richard L. Baker, Robert H. Perkins, John B. Trafton, Henry A. Haines, Frank W. Burns, Miles F. Dorsey, John S. Smith, Joseph S. Hall and E. L. Houghton, and such persons as they may associate with themselves in the enterprise, and their successors, are hereby incorporated into a corporation by the name of the Frontier Water Company of Fort Fairfield, Maine, for the purpose of supplying the town and the village of Fort Fairfield with pure water, for industrial, manufacturing, domestic, sanitary and municipal purposes, including extinguishment of fire, and also with light, heat and power by electricity.

Corporati name:

\uthorized to take water from \roostook river.

\*hall not distruct navigadon. detain, collect, take, store, use and distribute water from Aroostook river and its tributaries in said town of Fort Fairfield, and may locate, construct and maintain a dam, cribs, reservoirs, locks, gates and sluices, aqueducts, pipes, hydrants and all other necessary structures therefor; provided, that suitable sluices shall be constructed and maintained by said company in said dam, for the passage of rafts, logs and

Said company, for said purposes, may flow,

lumber.

Nuthorized to SECT.

Authorized to my pipes, etc., in highways, under direction of selectmen. SECT. 3. Said company is hereby authorized to lay, construct and maintain, in, under, through, along and across the highways, ways, streets, railroads and bridges in said town, and to take up, replace and repair, all such sluices, aqueducts, pipes, posts, wires, fixtures, hydrants and structures as may be necessary for the purpose of their corporation, under such reasonable restrictions and conditions as the se-

lectmen of said town may impose; and said company shall be responsible for all damages, to all corporations, persons for damages. and property, occasioned by the use of said highways, ways and streets, and shall further be liable to pay said town, all sums recovered against said town for the damages from obstructions caused by said company, and for all expenses, including reasonable counsel fees, incurred in defending such suits, with interest on the same.

SECT. 4. Said company shall have power to cross any water course, private or public sewer, or to change the direction thereof, where necessary for the purpose of their corporation, but in such manner as not to obstruct or impair the use thereof, and said company shall be liable for any injury caused thereby. Whenever said company shall lay down any fixtures in any highway, way or street, or make any alterations or repairs upon its works, in any highway, way or street. it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavements then removed by it, to be replaced in proper condition.

emoved by it, to be replaced in grant Said company is hereby authorized to lay, con-Authorized to lay pipes under lay pipes under river. struct and maintain its pipes under, in and over Aroostook river, or any of its tributaries in said town of Fort Fairfield. and to build and maintain all necessary structures therefor: all to be done at such places as may be necessary for the said purposes of said company, and not to obstruct navigation.

Said company may take and hold any lands May take lands. necessary for flowage, and also for its dams, reservoirs. locks, gates, posts, hydrants and other necessary structures. and may locate, erect, lay and maintain sluices, aqueducts, pipes, posts, wires, hydrants and other necessary structures or fixtures, in, over and through any land for said purposes, and excavate in and through such land for such location. construction and maintenance. It may enter upon such lands to make surveys and locations, and shall file in the registry of deeds in the southern district in said county of Aroostook, plans of such locations and lands, showing the property taken, and within thirty days thereafter publish notice of such filing in some newspaper in said county, such publication to be continued three weeks successively. Not more than two rods in width of land shall be occupied by

-shall file plan of location in registry of

Снар. 483 -responsibility

May cross any private or public

ahall not obstruct public CHAP. 483

any one line of pipe or aqueduct, and not more than one acre for any one reservoir.

Damages, how ascertained, in case of disagree-

Should the said company and the owner of such SECT. 7. land be unable to agree upon the damages to be paid for such location, taking, holding and construction, the land owner may, within twelve months after said filing of plans of location, apply to the commissioners of said county of Aroostook, and cause such damages to be assessed in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways, so far as such law is consistent with the provisions of If said company shall fail to pay such land owner, or deposit for his use with the clerk of the county commissioners aforesaid, such sums as may be finally awarded as damages, with cost when recovered by him, within ninety days after notice of final judgment shall have been received by the clerk of courts of said county, the said location shall be thereby invalid, and said company forfeit all rights under the same, as against such land owner. Said company may make a tender to any land owner, damaged under the provisions of this act, and if such land owner recovers more damage than was tendered him by said company, he shall recover cost, otherwise said company shall recover cost. case said company shall begin to occupy such land before the rendition of final judgment, the land owner may require said company to file its bond to him with said county commissioners, in such sum and with such sureties as they approve, conditioned for said payment or deposit. No action shall be brought against said company for such taking, holding and occupation, until after such failure to pay or deposit as Damages caused by flowage are to be ascertained aforesaid. and paid in the same manner.

Damages for taking water, how assessed.

Any person suffering damage by the taking of SECT. 8. water by said company as provided by this act, may have his damages assessed in the manner provided in the preceding section, and payment therefor may be made in the same manner, and with the same effect. No action shall be brought for the same until after the expiration of the time of payment, and a tender by said company may be made with the same effect as in the preceding section.

Authorized to

Said company is hereby authorized to make conmake contracts to supply water, tracts with the United States, and with corporations, and

CHAP. 483

inhabitants of said town of Fort Fairfield, or with any village corporation, for the purpose of supplying water, and also for street lighting as contemplated by this act; and said town of Fort Fairfield, by its municipal officers, or any village corporation by its proper officers, are hereby authorized to enter into contract with said company for a supply of water for any and taxation. all purposes mentioned in this act, and also for street lighting, and for such exemptions from public burdens as said town or village corporation and said company may agree, which when made, shall be legal and binding upon all parties thereto.

water and

SECT. 10. Whoever shall wilfully or muliciously corrupt Penalty for the water of said river or its tributary streams, whether frozen water, or in or not, or in any way render such waters impure, whether frozen or not, or whoever shall wilfully or maliciously injure any of the works of said company, shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, and shall be liable to said company for three times the actual damage, to be recovered in any proper action.

furing works.

The capital stock of said company shall be Capital stock. SECT. 11. twenty-five thousand dollars which may be increased to seventy-five thousand dollars by a vote of said company; and said stock shall be divided into shares of one hundred dollars each.

Said company, for all its said purposes, may hold real and personal estate necessary and convenient therefor, not exceeding in amount seventy-five thousand dollars.

May hold real and personal

Chapter one hundred and sixty-five of the pri- Ch. 165, Special vate and special laws of the year one thousand eight hundred repealed. and eighty-seven, is hereby repealed.

Said company may issue its bonds for the construction of its works, of any and all kinds, upon such rates and time as it may deem expedient, and secure the same by mortgage of the franchise and property of said company.

May issue bonds, and mortgage property.

The first meeting of said company may be First meeting, called by a written notice thereof, signed by any three corporators herein named, served upon each corporator by giving him the same in hand or by leaving the same at his last and usual place of abode, at least seven days before the time of meeting.

This act shall take effect when approved. **SECT. 16.** 

Approved March 1, 1889.

Снар. 484

#### Chapter 484

An Act to incorporate the South Kennebec Agricultural Society.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. George Brown, A. N. Douglas, F. H. Moore, A. B. Noves, C. F. Achorn, H. E. Howe, W. M. Achorn, E. W. Gove, R. W. Howe, Eugene M. Glidden, Charles B. Jewell, C. D. Northey, Joseph S. Grav, together with their associates and successors, such members, associates and successors being residents of and representing the southern part of Kennebec county and the towns of Whitefield, Jefferson and Somerville, in Lincoln county, be and hereby are constituted a body corporate and politic, by the name of the South Kennebec Agricultural Society, with power to prosecute and defend suits at law, to have and use a common seal. to make and enforce any by-laws and regulations for the management of their affairs, not repugnant to the laws of the state, and shall exercise all the powers and privileges granted to and exercised by agricultural societies and similar corporations.

Corporate name.

—powers and privileges.

First meeting, how called. SECT. 2. The first meeting may be called by any three of the within named corporators, by publishing notice of the time, place and object thereof, in all of the above named towns, at least fourteen days before the time of holding the meeting, and at said meeting the officers of said corporation may be chosen and such other corporate business done as may be deemed proper.

SECT. 3. This act shall take effect when approved.

Approved March 1, 1889.

#### Chapter 485.

An Act to incorporate the Hancock Fire Insurance Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Conporators.

SECT. 1. That F. W. Hill, C. C. Burrill, F. Robie, J. A. Rodick, J. F. Davis, B. T. Sowle, H. W. Sargent, A. C. Hinckley, J. A. McGown, A. W. Cushman, E. B. Rich-

ards, G. R. Campbell, N. B. Coolidge and E. Harding, their CHAP. 486 associates, successors and assigns, are hereby created a body corporate, by the name of the Hancock Fire Insurance Company, for the purpose of insuring buildings, stock in trade and merchandise and all other kinds of personal property against loss by fire and lightning. Said company shall be -location. located at any place in the state of Maine, where the board of directors may determine, and when so determined the board of directors shall notify the insurance commissioner.

- The capital stock of said corporation shall be Capital stock. fifty thousand dollars, and may be increased by a two-thirds vote of the stockholders, not to exceed five hundred thousand The capital stock shall be divided into shares of one hundred dollars each, and shall be paid in full before any policy of insurance shall be issued by said corporation, either in cash or its equivalent in securities in the judgment of the directors of said corporation.
- Said corporation may conduct the business of Conduct of business, shall fire insurance in any manner not to conflict with this act or the laws of this state, and may adopt such by-laws for the conduct of its business as it may deem necessary.

The first meeting of said corporation for the First meeting, purposes of organization, shall be held at any place in this state where any one of said incorporators may reside, on notice for that purpose, given in writing to each of the said incorporators, the same to be signed by any one of said incorporators, by mailing said notice to each incorporator, to his proper address, at least twenty days prior to the date of said meeting.

Said corporation may hold real estate not to ex- May hold real SECT. 5. ceed the amount of its capital stock.

SECT. 6. This act shall take effect when approved.

Approved March 1, 1889.

#### Chapter 486.

An Act to incorporate the city of Westbreck.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The inhabitants of the town of Westbrook, in the county of Cumberland, shall, in case of the acceptance Снар. 486

Corporate

Rights, powers, and privileges. of this act by the voters of said town, as hereinafter provided, continue to be a body politic and corporate under the name of the city of Westbrook, and as such shall have, exercise and enjoy all the rights, immunities, powers, privileges and franchises, and shall be subject to all the duties and obligations now appertaining to, or incumbent upon said town as a municipal corporation, or appertaining to or incumbent upon, the inhabitants or selectmen thereof; and may ordain and publish such by-laws, ordinances and regulations, not inconsistent with the constitution and laws of this state, as shall be needful to the good order of said body politic; and impose fines and penalties for the breach thereof, not exceeding twenty dollars for any one offense which may be recovered to the use of said city, by action of debt, or on complaint before the municipal court of said city.

Municipal affairs, vosted in mayor and board of aldermen. SECT. 2. The government of said city, with the administration of all its fiscal, prudential and municipal affairs shall be vested in one principal magistrate, to be called the mayor, and in one council of thirteen, to be called the city council, the members whereof shall be called aldermen. The general management and control of the public schools and of the school property shall be vested in a school committee to consist of ten members.

-control of schools, vested in school committee.

Wards.

SECT. 3. For the purpose of holding elections, the territory of said city shall, as soon as may be after the first election under this act, be divided by ordinance by the city council into five wards to contain as near as may be consistently with well defined limits, an equal number of legal voters; and it shall be the duty of the city council once in ten years, and not oftener than once in five years, to review, and, if it be needful, to alter such wards in such manner as to preserve as nearly as may be, an equal number of legal voters in each ward.

Mayor, clerk, aldermen, and other officers, how elected. SECT. 4. The mayor, the city clerk, and three aldermen shall be elected from the citizens at large, by the legal voters of the city voting in their respective wards. Two aldermen, two members of the school committee, a warden, a ward clerk and one constable shall be elected by each ward, being residents in the ward where elected. All of said officers shall be elected by ballot by a plurality of the votes given, and shall hold their offices one year from the second Monday

CHAP. 486

in March, and until others shall be elected and qualified in All city and ward officers shall be held to distheir places. charge the duties of their respective offices, notwithstanding their removal after their election, into any other wards in the city: but they shall not be so held after they have taken up their permanent residence out of the city.

The municipal elections after the first, shall take Municipal place annually on the first Monday in March. All meetings of the citizens for municipal purposes shall be notified and called in their respective wards, by the mayor and aldermen, in the manner provided by the laws of this state for notifying and calling town meetings by the selectmen of the several The wardens shall preside at all ward meetings, with -wardens, and the powers of moderators at town meetings; and if at any ward meeting the warden shall not be present, the clerk shall preside till a warden, pro tempore, shall be chosen. neither the warden or clerk is present, any legal voter in the ward shall preside till a clerk, pro tempore, shall be chosen The legal voters in each ward may choose two persons to assist the warden in receiving, sorting and counting votes.

elections, when held and how

called.

SECT. 6. Whenever two or more persons are to be elected to the same office, the several persons up to the number to be chosen, receiving the highest number of votes, shall be deemed and declared to be elected. If it shall appear that there is no choice of mayor, or any of the other officers to be elected no choice, etc. from the citizens at large, or from any of the several wards, or if the person elected mayor, or any person or persons elected to any other of the offices aforesaid, shall refuse to accept the office, or shall die before qualifying, or if a vacancy in the office of mayor shall occur subsequently, and more than three months previous to the expiration of the municipal year, warrants shall forthwith be issued for a new election, and the same proceedings shall be had in all respects as hereinbefore provided, and shall be repeated until such election is completed. A vacancy occurring in the office of city clerk by death, resignation or removal from the city, shall be filled for the unexpired term by election by the city council,

Persons re ceiving highest number of votes hall be deemed

New election, shall be called when there is

Meetings, for national and other elections. how called.

All meetings for the election of national, state and county officers, shall be notified and warned, and conducted in the manner provided by the constitution and laws of the state.

CHAP. 486

General meetings, may be SECT. 8. General meetings of the citizens qualified to vote may, from time to time, be held to consult upon the public good, to instruct their representatives and to take all lawful measures to obtain redress for any grievances according to the right secured to the people by the constitution of this state; and such meeting shall be duly warned by the mayor upon the request of fifty qualified voters.

Mayor, aldermen, and other offices, shall be sworn, how, and by whom.

The mayor elect, and the aldermen elect, shall annually, on the second Monday in March, at ten o'clock in the forenoon, meet and be sworn to the faithful discharge of The oath shall be administered at their first meeting after the acceptance of this act, by the town clerk or any justice of the peace, and in subsequent years by the city clerk or any justice of the peace, and shall be duly certified on the journal of the city council. The city clerk shall be sworn by the city clerk of the previous year or any justice of the peace. In case of the absence of the mayor elect on the second Monday in March, or if a mayor shall not then have been elected, the oath of office may at any time thereafter, be administered to him in the presence of the city council; and at any time thereafter in like manner, the oath of office may be administered to any member of the city council who has been previously absent, or has been subsequently elected, and every such oath shall be duly certified as aforesaid.

Organization of board of aldermen.

—election of president of city council.

SECT. 10. After the oath has been administered to the aldermen present, they shall be called to order, at their first organization, by the town clerk, and in subsequent years by the city clerk, or, in case of the absence of the clerk, by the oldest member present. The person so calling the city council to order shall proceed to call the roll of members, and each member shall declare his choice for president of the city council who shall be a member thereof. If no quorum is present an adjournment shall be taken to a later hour, or to the next day, and thereafter the same proceedings shall be had from day to day, until a quorum shall be present. person receive a majority of the votes of all the members of the city council present, such person shall be declared chosen If on the first day on which a quorum is president thereof. present no person receives such majority, the roll call shall be repeated until some person receives the vote of such majority, or an adjournment is taken to the succeeding day,

and on such succeeding day when a quorum is present, a plurality of those voting shall be sufficient for an election. The president may be removed from office by the affirmative vote of ten members of the city council taken by roll call. The city clerk shall be, ex-officio, clerk of the city council and shall keep a journal containing a record of the proceedings of the city council and a record at large of all votes taken by roll call, and shall sign and attest all ordinances and resolutions of the city council.

CHAP. 486

-city clerk, council.

The mayor may at any time call a special meeting of the city council, by causing written notification thereof, together with a statement of the subjects to be considered thereat, to be left at the usual place of residence of each member of the city council, at least twenty-four hours before the time appointed for such meeting.

Mayor may call Special meeting

The city council shall determine the rules of its own proceedings, and be the judge of the election returns and qualifications of its own members. In case of the absence of the president, the city council shall choose a president pro tempore, and a plurality of the votes cast shall be sufficient The vote of the city council upon any question shall be taken by roll-call, when the same is requested by at least three members. A majority of all the members of the city council shall constitute a quorum, but a smaller number may adjourn from day to day. The city council shall, so far as not inconsistent with this act, have and exercise all the legislative powers of towns, and have all the powers, and be subject to all the liabilities of city councils, and either branch thereof under the general laws of this state. council shall by ordinance determine the time of holding its stated or regular meetings; and may, also, in like manner, determine the manner of calling special meetings of its members in addition to those which may be called by the mayor.

Council shall make rules, and be judge of election of its members.

tem., how and when chosen.

-powers, and liabilities of

-may determine manner of

The city council shall, as soon as may be after Auditor, election of. its organization in each year, choose an auditor of accounts, who shall hold office for the term of one year, and until his successor is chosen and qualified. A majority of the votes of all the members of the city council, taken by roll-call, shall be necessary for the choice of such auditor; and he may be removed by an affirmative vote of a majority of all the city council taken by roll call.

SECT. 14. The city council shall, with the approval of

CHAP. 486

Council and mayorshall have exclusive authority over streets.

A standing committee on streets, shall be appointed.

-duties.

the mayor, have exclusive authority to lay out, widen or otherwise alter, or discontinue any and all streets or public ways in said city with or without petition therefor, and to estimate all damages sustained by the owners of land taken for that purpose. A standing committee of five members of the city council shall be appointed by its president, whose duty it shall be to lay out, alter, widen or discontinue any street or way in said city, first giving notice of the time and place of their proceedings to all parties interested, as now required by law in case of town ways. The committee shall first hear all parties interested, and then determine and adjudge whether the public convenience requires such street or way to be laid out, altered or discontinued, and shall make a written return of their proceedings, signed by a majority of them, containing the bounds and description of the street or way, if laid out or altered, and the names of the owners of the land taken, when known, and the damages allowed therefor; the return shall be filed in the city clerk's office, at least seven days previous to its acceptance by the city council; and no street or way shall be altered, established or discontinued until the report is accepted by the city council. The committee shall estimate and report the damages sustained by the owners of the lands adjoining that portion of the street or way which is so discontinued; and their report shall be filed with the city clerk seven days at least before its acceptance. Any person aggrieved by the decision or judgment of the city council in establishing, altering or discontinuing any streets or ways in said city, may, so far as relates to damages, appeal therefrom as in the case of town ways.

-damages, how estimated.

—persons aggrieved, may appeal.

May lay out

-assess owners of abutting lots.

SECT. 15. The city council may lay out, maintain and repair all main drains or common sewers in said city, and may assess upon the owners of the abutting lots and other lots benefited thereby, and who shall enter the same directly or indirectly, a proportional part of the charges of making such drain or common sewer, to be ascertained and assessed by said city council, and by them certified after notice thereof in writing to the party to be charged, or by public notice in some newspaper printed in said county of Cumberland seven days at least before such assessment is made; but not less than one-third part of the cost of such main drain or sewer

the real estate so assessed, for two years after they are laid.

They shall be certified by the city council to the collector of said city and his successors, with directions to collect the same according to law, and may, together with incidental

All assessments so made shall constitute a lien on

shall be paid by the city, and shall not be charged to the CHAP. 486

-assessment, lien on lots.

-how collected.

costs and expenses, be levied by sale of such real estate if the assessment is not paid within three months after written demand of payment, such sale to be conducted in the same manner as is provided in the general laws of this state in case of non-payment of taxes by resident owners, and with a similar right of redemption. Any person who may deem himself aggrieved by such assessment may appeal therefrom in like manner and with like proceedings as are provided by

-any person assessment may appeal.

shall pay costs. SECT. 16. In case any ordinance, order, resolution or vote involves the appropriation or expenditure of money, to an amount which may exceed one hundred dollars, the laying of an assessment or the granting to a person or corporation or corporation or an assessment or the granting to a person or corporation or majority vote. of any right in, over or under any street or other public ground of said city, the affirmative votes of a majority of all the members of the city council shall be necessary for its Every such ordinance, order, resolution or vote shall be read twice, with an interval of at least three days between the two readings, before being finally passed and the vote upon its final passage shall be by roll-call.

the general laws of this state in case of town ways. In case the assessment made by the city council shall not be reduced on such appeal, the city shall recover costs, but otherwise

ordinance, in-

SECT. 17. Every ordinance, order, resolution or vote of Ordinances, to the city council, except such as relates to its own internal mayor for affairs, to its own officers or employes, to the election or duties of the auditor of accounts, to the removal of the mayor, or to the declaration of a vacancy in the office of mayor, shall be presented to the mayor for approval. If not approved by \_veto power of him he shall return it, with his objections, at the next session mayor. of the city council, and the city council shall cause such objection to be entered at large upon its journal, and shall proceed to reconsider the same. If upon such reconsideration it shall be passed by a two-thirds vote of all the members of the city council, it shall have the same effect as if signed by the mayor. In case of a vacancy in the office of mayor when

CHAP. 486

-in case of vacaney, ordinance may take effect without approval.

-council may establish bylaws. such ordinance, order, resolution or vote is finally passed, it shall go into effect without approval, but must be passed by roll-call of a majority of all the members of the city council. The city council shall have power, within said city, to make and establish ordinances and by-laws for the management of its fiscal, prudential and municipal affairs, as herein and by general law provided, without the sanction of any court or justice thereof; provided, however, that all by-laws and regulations now in force in the town of Westbrook, shall, until they expire by limitation, or be revised or repealed by the city council, remain in force.

Erection of school houses, shall first receive approval of school committee. SECT. 18. The city council shall not authorize the erection of a school house, or of any addition thereto, nor pass any appropriation for such purpose, until plans for the same have been approved by vote of the school committee, and such approval has been certified in writing to the city council by the chairman of said committee.

May establish fire department. SECT. 19. The city council may establish a fire department for said city, to consist of a chief engineer, and such other officers and men as it may prescribe; and it may make regulations for the government of such department.

May establish police department.

SECT. 20. All the powers of establishing watch and ward, now vested by the laws of the state in the justices of the peace, and municipal officers or inhabitants of the town are, so far as relates to said city, vested in the city council, and they are authorized to unite the watch and police departments into one department, and establish suitable regulations for the government of the same. The officers of the police shall be one chief, to be styled the city marshal, so many deputy marshals as the city council shall by ordinance prescribe, and so many watchmen and police as the city council may from time adjudge necessary.

-officers of police.

Mayor may be removed for official misconduct.

seconded in writing by a majority at least of all the members of the city council, of his intention to move, at the next meeting thereof, occurring within not less than ten days, a resolution that the mayor be removed for official misconduct or neglect of duty, Such notice shall specify as particularly as possible, the acts of misconduct, or the instances of neglect

of duty complained of, shall be entered at large by the clerk in the minutes of the city council, and the clerk shall within

SECT. 21. At any meeting of the city council it shall be

in order for any member thereof to give written notice,

-proceedings.

Спар. 486

two days serve a copy thereof, upon the mayor, and mail a copy to each of the members of the city council at his resi-At such next meeting of the city council the mayor shall have the right to speak in his own defence, and to be heard The vote on the resolution shall be by roll-call. If the resolution fails to receive the affirmative vote of threefourths of all the members of the city council, it shall have no effect, and shall not be reintroduced during that meeting of the city council. If it receive the affirmative vote of three-fourths of all the members of the city council, it shall, upon the service of a copy thereof upon the mayor, personally or by leaving the same at his last and usual place of residence, take effect, and the office of mayor shall thereupon The city council shall thereupon cause a become vacant. warrant for a new election for mayor to be issued, and such further proceedings shall be had as are provided in section six hereof, for the case of a failure to elect a mayor.

The members of the city council shall receive Members of no compensation for their services; nor shall any member not receive com during the time for which he is elected, hold any other office in or under the city government, have the expenditure of any money appropriated by the city council, or act as counsel in any matter before the city council or any committee thereof, and no person shall be eligible for appointment to any municipal office established by the city council during any municipal year within which he was a member thereof, until the expiration of the succeeding municipal year.

The executive powers of the city shall be vested wholly in the mayor, and may be exercised by him either personally or through the several officers and boards of the city in their departments, under his general supervision and con-In case of a vacancy in any office to which appointment is made by the mayor, he may personally perform the duties thereof, but he shall not be entitled to receive any salary or The mayor shall hold office for the -tenure of mayor. pay attached thereto. term of one year from the second Monday in March following his election, unless sooner removed, and until his successor is elected and qualified.

The mayor shall have the sole power of appointment to all the municipal offices established by or under this act, unless herein otherwise provided; and he may remove

pensation.

Executive vested in mayor

-he may dis-charge the duties of any office, in case e

Mayor shail have sole pov to appoint all municipal officers

CHAP. 486

-may, for cause, remove any officer.

-when removal

from office, by written order, any officer so appointed hereunder, for any cause which he shall in his official discretion deem sufficient, which cause he shall assign in his order of removal. Such office shall become and be vacant upon the filing with the city clerk of such order of removal, and the service of a copy thereof upon the officer so removed, either personally or by leaving the same at his last or usual place of residence. The city clerk shall keep such order of removal on file, where it shall be open to public inspection.

Salary of mayor

SECT. 25. The salary and compensation of the mayor shall be four hundred dollars per year, which shall not be increased or diminished for the period of the first five municipal years; and thereafter shall be four hundred dollars per year and such additional sum as the city council may establish by ordinance, passed by vote of two-thirds of its members, such ordinance not to take effect, however, until the year succeeding that in which it is passed. And during his term of office the mayor shall receive no salary, compensation or perquisite for discharging the duties of any other office established by or under the provisions of this act.

Mayor shall appoint police force, until a department is established, SECT. 26. Until a police department shall be established in accordance with the provisions of this act, the mayor shall have the appointment, control and direction of the police force of the city.

Duties of mayor, shall be discharged by president of soundl, in case of vacancy or disability.

-exceptions.

SECT. 27. Whenever there shall be a vacancy in the office of mayor, and whenever by reason of sickness, or absence from the city, or other cause, the mayor shall be disabled from performing the duties of his office, the president of the city council shall act as mayor and possess all the rights and powers of mayor during such vacancy or disability, except that when so acting as mayor, he shall not have the power of appointment or removal unless thereto in any instance authorized by vote of the city council.

Powers of reacel

SECT. 28. The school committee elected as hereinbefore provided, shall, in addition to the powers conferred upon them by this act, be held to perform all the duties and be invested with all the rights and powers of school committees under the general laws of the state. As soon as may be after their election they shall meet, and having been first duly sworn by the city clerk or a justice of the peace, shall elect one of their number chairman, and appoint some suitable person, not a member of the board, superintendent of schools.

-shall appoint a superintendent and may adopt such rules and regulations for the management of the schools as are not inconsistent with the laws of The superintendent need not be an inhabitant of the city at the time of his appointment. He shall be secretary and executive agent of the board which shall fix his salary, to be paid from the city treasury as salaries of teach-The members of the school committee shall receive no compensation for their services as such.

Снар. 486

-qualification,

SECT. 29. There shall be a board of five assessors, one from each ward, to be elected on the third Monday in March, siden, powers, and duties. annually, or as soon as may be thereafter, by the city council, by a majority of all its members by roll-call. The compensation of the assessors shall be fixed by the city council and shall not be increased or diminished during the municipal year for which they are elected. The assessors shall hold office till the third Monday in March following their election and until their successors are chosen and qualified. taxes shall be assessed, apportioned and collected in the manner prescribed by the laws of this state relative to town taxes; but the city council may establish further or additional provisions for the collection thereof.

There shall be the following administrative offi- Administrative cers, who shall perform the duties by law and herein prescribed for them respectively, and such other duties not inconsistent with the nature of their respective offices as the city council may prescribe.

I. A city treasurer. tressurer.

- A collector of taxes; and the offices of collector of -collector. taxes and of city treasurer may be held by the same person.

A road commissioner.

-road commis-

A city marshal, whenever a police department is \_\_marshal. IV. established as herein provided.

A chief engineer of the fire department, whenever a -chief engineer. fire department is established in said city.

Three overseers of the poor, who shall exercise the -overseers of powers and be subject to the duties prescribed for overseers of the poor of cities and towns by the laws of the state.

The above named officers and boards shall be appointed on, -shall be or before the third Monday in March, annually, and shall hold annually. their respective offices for the term of one year, unless sooner removed, or, in the case of boards, until a majority of the members thereof are appointed and qualified.

-shall be

officers whatsoever, elected or appointed by and under the provisions of this act, shall be sworn to a faithful discharge of the dutics of their respective offices, by the town or city clerk, or a justice of the peace.

—may appoint additional officers.

The city council may by ordinance establish additional administrative offices and define the duties appertaining thereto, and such offices shall be subject to the provisions of this act.

Bonds of

SECT. 31. The city council shall require the auditor of accounts, the treasurer, the collector of taxes, and such other officers as are entrusted with the receipt, care and disbursement of money to give bonds, with such security as it shall deem proper, for the faithful discharge of their respective duties.

Eligibility of persons elected to office.

SECT. 32. No person shall be eligible for election or appointment to any office established by this act, unless at the time of election he shall have been a citizen of the United States and a resident of the city for at least three months, except the office of superintendent of schools. Any office established by or under this act, except that of superintendent of schools, shall become vacant if the incumbent thereof ceases to be a resident of the city.

—when office of superintendent of schools shall become vacant.

Salaries, how established.

SECT. 33. The city council shall establish by ordinance the regular salaries or remuneration of the offices established by this act, in case the same are not herein fixed or otherwise provided for, and of such other offices as may be hereafter established, and after the first municipal year, no ordinance of the city council changing any such salary or remuneration shall take effect until the municipal year succeeding that in which the ordinance is passed.

Appropriations and expendi-

SECT. 34. No sum appropriated for a specific purpose shall be expended for any other purpose, and no expenditure shall be made nor liability incurred by or in behalf of the city, until an appropriation has been duly voted by the city council sufficient to meet such expenditure or liability, together with all the prior unpaid liabilities which are payable out of such appropriation; provided, however, that after the expiration of the financial year, and until the passage of the regular annual appropriations, liabilities payable out of a regular appropriation to be contained therein, may be incurred to an amount not exceeding one-third of the total of such appropriation for the preceding year.

Снар. 486 Proceedings, for organization of city government

For the purpose of organizing the system of government hereby established, and putting the same into operation, in the first instance, the selectmen of the town, for the time being, shall seasonably in the month of March next after the acceptance of this charter, issue their warrant ealling a meeting of the legal voters of said town, at nine o'clock in the forenoon on such day and at such place as they shall choose, for the purpose of electing a mayor, thirteen aldermen, a city clerk, a school committee of ten and five constables, to be taken from the city at large. shall be elected by a plurality vote. The selectmen, for the time being, shall preside at said meeting, and a check list prepared by them especially for said meeting, shall be used at the same; and said selectmen shall be in session during the three secular days next preceding said meeting, for the purpose of revising and correcting said check list, and no name shall be added thereto after six o'clock in the afternoon. on the last of said secular days. The town clerk shall notify the several officers elect of their election within three days after said meeting. It shall be the duty of the city council. as soon as may be after their election, to cause a division of the city into five wards, in such manner as to include as nearly as may be, consistently with well defined limits, an equal number of legal voters in each ward. At the first meetings of the wards, after such division has been made, the said meetings shall be called to order and presided over by some person resident in the ward where any such meeting is held, appointed by the city council, and records of such first meetings shall be made by some person, also resident in the ward, designated by the city council; and at such meetings lists of voters, corrected by the city council, shall be delivered to the persons designated as recording officers in the several wards, to be used as provided by law in town meetings. Said recording officers shall act as ward clerks. relative to making a record of elections in their respective wards and returning copies of such records to the city council.

SECT. 36. This act shall take effect and be in full force Act shall be in when the same shall have been accepted by the inhabitants of accepted. said town, qualified to vote in town affairs, at a legal meeting called for that purpose, provided, it shall be accepted within five years from the date of approval; and at such meeting the

-proceedings
upon question
of acceptance.

legal voters of said town shall vote by written ballot, those in favor of accepting this act having on the ballot the word "ves." and those epposed having on the ballot the word "no:" and if a majority of all the ballots received are in favor of accepting the same, it shall become a law and take effect, and it shall be the duty of the clerk of said town to file a copy of the record of the vote of said town accepting the same, with the clerk of the city of Westbrook, when elected, who shall transcribe such copy into the records of the city, and such record shall be conclusive evidence that this act has been accepted. If at any meeting so held, this act shall fail to be so accepted, it may at the expiration of ten months from any such previous meeting, be again submitted for acceptance, but not after the period of five years from the approval thereof. Upon and after the acceptance of this act by the legal voters of said town, as aforesaid, the municipal court in said town, now denominated the municipal court of the town of Westbrook, shall be denominated the municipal court for the city of Westbrook, and the city council shall provide a suitable room in which said court shall be held.

Municipal court, name shall be changed.

When act shall take effects

SECT. 37. So much of this act as authorizes the submitting of the question of its acceptance to the legal voters of said town, shall take effect upon its approval; but it shall not take further effect unless accepted by the legal voters of said town as hereinbefore provided.

Approved March 1, 1889.

#### Chapter 487.

An Act to amend "An Act to provide for the election of a School Committee for the town of Deering."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 7 of act, repealed.

SECT. 1. Section seven of an act to provide for the election of a school committee for the town of Deering, approved February nineteen, eighteen hundred and eightynine, is hereby repealed and said act shall take effect upon the approval of this act.

SECT. 2. This act shall take effect when approved.

Approved March 1, 1889.

## Chapter 488.

An Act additional to an act authorizing the extension of a wharf at Winterport.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The owners or lessees of the wharf at Winter- Central wharf, may be closed port known as Central Wharf, may close the same to public to public. use either a whole or portion of the time.

This act shall take effect when approved.

Approved March 1, 1889.

## Chapter 489.

An Act to legalize the doings of the Baptist Religious Society of North Yarmouth.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The doings of the Baptist Religious Society of Doings of Baptist Society, North Yarmouth prior to the twenty-eighth day of February, legalized. in the year of our Lord eighteen hundred and eighty-nine, so far as the same may be defective in form, procedure or record, are hereby legalized and made valid.

SECT. 2. This act shall take effect when approved.

Approved March 1, 1889.

#### Chapter 490.

An Act to incorporate the Penobscot Shore Line Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. John T. Berry, A. F. Crockett, D. N. Mort-Corporators. land, John Lovejoy, Fred E. Richards, H. L. Shepherd, W. H. Fogler, Charles Baker, B. B. Thatcher, H. H. Fogg, C. C. Prescott and Philo A. Strickland, their associates, successors and assigns, are hereby made and constituted a body corporate and politic, by the name of the Penobscot Shore -corporate Line Railroad Company, with all the powers, franchises, rights, and privileges, and subject to all the duties, obligations and restrictions conferred and imposed on railroad

Спар. 490 authorized to

\_route

-may take and.

- may take materials.

⊣lamages, how

Capital stock.

Officers.

Powers shall be exercised by president and directors,

May cross tide water, in Belfast

corporations by the laws of the state. Said corporation is hereby authorized to locate, build and maintain a standard gauge railroad, from a point of connection with any railroad within the city of Rockland, in the county of Knox, and thence running northwardly through the towns of Camden, Lincolnville, Northport, Belfast, Searsport. Prospect, Frankfort, Winterport and Hampden, to a point of connection with any railroad in the city of Bangor. For this purpose said corporation shall have the right to purchase or to take and hold so much of the land and other real estate of private persons and of corporations as may be necessary for the location, construction and convenient operation of said railroad; and they shall also have the right to take. remove and use, for the construction and repair of said railroad and appurtenances, any earth, gravel, stone, timber or other materials, on or from the land so taken; provided. however, that said land so taken shall not exceed six rods in width, except where greater width is necessary for the purposes of excavation and embankment: and provided also. that in all cases, said corporation shall pay for such lands, estate, or materials so taken and used, such prices as they and the owner, or respective owners thereof, may mutually agree upon; and in case said parties shall not be able to agree, then said corporation shall pay such damages as shall be ascertained and determined under the general railroad laws of this state.

SECT. 2. The capital stock of said corporation shall not exceed twenty thousand shares of one hundred dollars each.

The officers of said corporation shall consist of board of directors, president, clerk, treasurer, and such other officers as may be provided in the by-laws. powers and duties shall be prescribed in the by-laws.

The president and directors for the time being, are hereby authorized and empowered by themselves or their agents, to exercise all the powers herein granted to the corporation for the purpose of locating, constructing and completing said railroad.

SECT. 5. Said corporation shall have the right to cross tide water in Belfast bay or harbor, at any place above Lane's wharf, so called, as near the highway bridge as a competent engineer will determine that a practicable curve can be made,

in said bay or harbor, by building and maintaining suitable draws for the accommodation of navigation.

Снар. 491

May sell or lease line to any other corpora-tion.

- SECT. 6. Said corporation may sell or lease its line or lines, to any other railroad corporation which latter company is hereby authorized to enter into such contract of sule or lease, and the directors of the two corporations may enter into such contract for the running of the road, or roads, and for the purchase, sale, or lease thereof, as the directors of the two contracting companies in the exercise of their best judgment and discretion may deem for the advantage of their respective corporations, subject to the approval of a majority of the stock in each corporation.
- Said corporation is hereby authorized to issue May issue bonds, and bonds in such amount, and on such times, as it may determine, in aid of the purposes specified in this act, and to secure the same by a mortgage of its franchises and property.

Inasmuch as the objects of this charter cannot Reasons for be attained under the general laws of this state by reason of the necessity of crossing tide water at Belfast, this charter is granted.

The first meeting of this corporation shall be First meeting, how called. called in the manner provided in the Revised Statutes, chapter forty-six, section three.

Approved March 2, 1889.

#### Chapter 491.

An Act to incorporate the North Eastern Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Arthur Sewall, Thomas W. Hyde, Weston Lewis, Corporators. William G. Davis, Frank Jones, Payson Tucker, Weston F. Milliken, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic, to be known as the North Eastern Trust Company, and as such shall be possessed of all the powers, privileges and immunities, and subject to all the duties and obligations conferred on corporations by law, except as otherwise provided herein.

-corporate

The corporation hereby created shall be located Location. at Portland, Cumberland county, Maine.

The purposes of said corporation and the business which it may perform, are: first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals. companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money; to loan money on credits or real estate or personal security, and to negotiate loans and sales for others: to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate running to said North Eastern Trust Company: to issue its own bonds or obligations based upon real or personal property conveyed to it in trust, to secure the payment of such bonds or obligations and the interest thereon: third. to hold for safe keeping all kinds of personal or mixed property. and to act as agents for the owners thereof, and of real estate for the collection of income on the same, and for sale of the same; and to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fourth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created, and to execute trusts of every description; fifth, to act as assignee, receiver, guardian, executor and administrator, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; sixth, to hold and enjoy all such estates, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, mortgage and dispose of except as provided in section ten; seventh, to do in general, all the business that may lawfully be done by a trust or banking company.

Administrators, etc., may deposit with. SECT. 4. An administrator, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them, to so deposit the same.

Capital stock.

SECT. 5. The capital stock of said corporation shall be one hundred thousand dollars, divided into shares of one hun-

dred dollars each, with the right to increase said capital at CHAP. 491 any time, by vote of the shareholders to any amount not exceeding one million of dollars. Said corporation shall not commence business, until stock to the amount of one hundred has been paid in. thousand dollars shall have been subscribed for and paid in.

ahall not at

The shareholders of this corporation shall be Responsibility

individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of said corporation to a sum equal to the amount of the par value of

SECT. 7. Said corporation, after beginning to receive de- Reserve fund, posits, shall at all times, have on hand in lawful money, as a reserve, not less than twenty-five per cent of the aggregate amount of its deposits which are subject to withdrawal on demand; provided, that in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances payable on demand, due from any national or state bank.

the shares owned by each, in addition to the amount invested

in said shares.

The shares of said corporation shall be subject Taxation of to taxation in the same manner and rate as are the shares of national banks.

Said corporation shall be subject to examination Shall be subject SECT. 9. by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. such visits, he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. He shall preserve, in a permanent form, a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement -shall publish statement shall be published by said corporation, immediately after the annually. annual examination of the same, in some newspaper published in the county of Cumberland.

hy bank ex.

shall constitute

All property or money held in trust by this cor- Trust funds poration shall constitute a special deposit, and the accounts thereof and of said trust department shall be kept separate. and such funds and the investment or loans of them shall be especially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust depart- ment.

806

Снар. 492

ment in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Board of

executive

board.

SECT. 11. All the corporate powers of this corporation shall be exercised by a board of trustees, whose number and term of office shall be determined by a vote of the share-holders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members, to be, by vote of the shareholders, elected from the full board of trus-

es. A majority of said board shall reside in this state. SECT. 12. This act shall take effect when approved.

Approved March 2, 1889.

## Chapter 492.

An Act to amend Chapter forty-seven of the Private and Special Laws of eighteen hundred and eighty seven, entitled "An Act to incorporate the Waterville and Fairfield Railroad Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 5, ch. 47, Special Laws of 1887, amended. SECT. 1. Section five of said act is hereby amended by striking out the word "twenty" in the second line thereof and substituting therefor the word 'fifty,' so that said section as amended, shall read as follows:

Capital stock

'SECT. 5. The capital stock of said corporation shall not exceed fifty thousand dollars, to be divided into shares of one hundred dollars each, and no share shall be issued for less than the par value.'

SECT. 2. This act shall take effect when approved.

Approved March 2, 1889.

#### Chapter 493.

An Act to incorporate the Castine Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Corporate

SECT. 1. George M. Warren, William H. Sargent and John W. Dresser, with their associates and successors, are hereby made a corporation by the name of the Castine Water Company, for the purpose of conveying to, and of supplying the

inhabitants of the town of Castine with water for all domestic, sanitary, municipal and commercial purposes, with all the rights and privileges, and subject to all the liabilities and obligations of similar corporations, under the general laws of this state.

CHAP. 493 -purposes.

SECT. 2. Said corporation may take and hold, by purchase or otherwise, real and personal estate necessary and convenient for the purposes aforesaid, not exceeding fifty thousand

May take real

dollars.

For any of the purposes aforesaid, or for the Authorized to SECT. 3. preservation and purity of said water, said corporation is hereby authorized to take and use water from any spring, pond or lake in said town of Castine, to conduct and distribute the same into and through the said town, to survey for, locate, lay, erect and maintain suitable dams, reservoirs, has pipes, etc. machinery, pipes, aqueducts and fixtures; to carry its pipes or aqueducts under or over any water course, bridge, street, railroad, highway or other way; and said corporation is further authorized to enter upon and excavate any highway or other way, in such manner as least to obstruct the same; to enter, pass over and excavate any lands, and to take and hold by purchase or otherwise, any real estate, rights of way or of water, and in general do any acts necessary, convenient or proper for carrying out any of the purposes hereinbefore specified. And said corporation is further authorized, for the purpose of making all needed repairs or service connections, to lay its pipes through any public or private lands or ways, with the right to enter upon the same and dig therein, and said corporation may establish written regulations for the use of said water.

Said corporation shall be held liable to pay all Liability for damages that shall be sustained by any persons, by the taking of any land, water, rights of way or other property, or by excavating through any land for the purposes of surveying, locating, laying or building dams, reservoirs, pipes and aqueducts, and for any other injuries resulting from said acts; and if any person sustaining damage as aforesaid shall not agree with said corporation upon the sum to be paid there- of disagreement. for, either party, on petition to the county commissioners of Hancock county, within twelve months from the time any damage or injury has been committed by said corporation. may have said damage or injury assessed by them, and sub-

-how ascer-tained, in case

sequent proceedings and right of appeal thereon, shall be had in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of highways. Failure to apply for damages within said twelve months shall be held to be a waiver of the same.

—failure to apply for damages, shall be regarded as a waiver.

Authorized to lay pipes in streets.

SECT. 5. Said corporation is hereby authorized to lay down and maintain in and through the streets and ways of said town, all such pipes, aqueducts and fixtures as may be necessary for the purposes hereinbefore specified. Said town is hereby authorized to contract with said corporation for a supply of said water, for fire or other purposes, for a term of years, and at the expiration of said contract, to renew or change the same.

-town may contract for water.

Capital stock.

SECT. 6. The capital stock of said corporation shall not exceed fifty thousand dollars.

First meeting, how called. SECT. 7. The first meeting of said corporation may be called by written notice thereof, signed by any two corporators herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, seven days at least before the time of meeting.

May issue bonds. SECT. 8. Said corporation is hereby authorized to issue bonds, not exceeding in amount one-half of its capital stock, the same to be a lien upon its franchise and property.

SECT. 9. This act shall take effect when approved.

Approved March 2, 1889.

# Chapter 494.

An Act to repeal Chapter two hundred and twenty-seven of the Private and Special Laws of eighteen hundred and eighty-three, relating to School District number fourteen in the town of China.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Ch. 227, Special Laws, repealed. SECT. 1. Chapter two hundred and twenty-seven of the private and special laws of eighteen hundred and eighty-three is hereby repealed.

SECT. 2. This act shall take effect when approved.

Approved March 2, 1889.

# Chapter 495.

An Act to incorporate the Okltown Street Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Joseph L. Smith, James Weymouth, F. O. Beal, Corporators. Albert O. Brown, James W. Sewall, William F. Pearson and William Engel, and their associates and successors, are hereby constituted a corporation by the name of the Oldtown Corporate Street Railway Company, with authority to construct, maintain and use a street railway to be operated by electricity or -authorized to animal power, with convenient single or double tracks, switches railway. or turnouts, with any necessary or convenient lines of poles, wire appliances, and appurtenances, and conduits, from such points in said town of Oldtown, upon and over such streets -route. therein, as shall from time to time be fixed and determined by the municipal officers of the said town of Oldtown, and assented to in writing by said corporation to Upper Stillwater village and to West Greatworks village, except said company shall not locate upon or occupy the road bed and location of the Bangor, Oldtown and Milford Railroad, so and Indiana, so called; said corporation shall also have authority to construct, maintain, and use said railroad over and upon any lands where the land damages have been mutually settled by said corporation and the owners thereof; provided, however, that all the tracks of said railroad shall be laid at such distances from the sidewalks of said town, as the municipal officers of said town, shall in their order fixing the route of said railroad, determine to be for public safety and convenience. written assent of said corporation to any vote or votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the poration to your votes of the your votes of the poration to your votes of the poration to your votes of the your votes of your votes of your votes of your votes of your votes of your votes of your votes of your votes of your municipal officers of said town, prescribing, from time to be filed will time, the routes of said railroad, shall be filed with the clerk of said town, and shall be taken and deemed to be the locations Said corporation shall have power, from time to time to fix such rates of compensation for transporting persons or property, as it may think expedient, and generally shall have all the powers, and be subject to all the liabilities of corporations, as set forth in the forty-sixth chapter of the Revised Statutes.

The municipal officers of said town shall have Municipal power at all times, to make all such regulations as to the rate have power to regulate rate of of speed and removal of snow and ice from the streets, roads speed, and

direction of municipal

-may fix rates.

and highways, by said company at its expense, and mode of use of the tracks of said railroad within said town, as the public convenience and safety may require.

livectore

and lee.

SECT. 3. All acts required by this act to be done by said corporation, may be delegated by said corporation to its board of directors.

Corporation, shall keep in repair, streets occupied by it. SECT. 4. Said corporation shall keep and maintain in repair, such portions of the streets, towns or county roads, as shall be occupied by the tracks of its railroad, and shall make all other repairs of said streets or roads, which in the opinion of the municipal officers of said town, may be rendered necessary by the occupation of the same by said railroad, and if not repaired upon reasonable notice, such repairs may be made by said city or towns, respectively, at the expense of said corporation.

Penalty for obstructing corporation.

SECT. 5. If any person shall wilfully and maliciously obstruct said corporation in the use of its road or tracks, or the passing of the cars or carriages of said corporation thereon, such persons and all who shall aid and abet therein, shall be punished by a fine not exceeding two hundred dollars, or may be imprisoned in the county jail for a period not exceeding sixty days.

Capital stock.

SECT. 6. The capital stock of said corporation shall not exceed one hundred thousand dollars, to be divided into shares of fifty dollars each.

May hold real estate.

SECT. 7. Said corporation shall have the power to lease, purchase or hold such real or personal estate as may be necessary and convenient for the purposes and management of said railroad.

Construction and grade, shall be under direction of municipal officers. SECT. 8. Said railroad shall be constructed and maintained in such form and manner, and with such rails, and upon such grade as the municipal officers of said town may direct, and whenever in the judgment of said corporation, it shall be necessary to alter the grade of any street, town or county road, said alterations may be made at the sole expense of said corporation, provided, the same shall be assented to by the municipal officers of said town, but said corporation shall not be liable to any abutting land owners for any alteration of grade. If the tracks of said corporation's railroad, cross any other railroad of any kind, in said city, or in either of said towns, and a dispute arises in any way in regard to the manner of crossing, the board of railroad commissioners

Manner of crossing other roads, shall be deter mined by railroad commissioners.

of the state, shall, upon hearing, decide and determine in writing, in what manner the crossing shall be made and it shall be constructed accordingly.

Said corporation may change the location of said railroad, at any time, by first obtaining the written consent of the municipal officers of said town, and to make additional locations subject to the foregoing provisions and conditions.

Location may be changed by consent of municipal

SECT. 10. Nothing in this act shall be construed to prevent the proper authorities of said town from entering upon and taking up any of the streets, town and county roads, occupied by said railroad, for any purpose for which they may now lawfully take up the same.

streets, shall remain with town.

No other corporation or person shall be per- Exclusive right mitted to construct or maintain any railroad, for similar purposes over the same streets, roads or ways, that may be lawfully occupied by this corporation, but any person or corporation lawfully operating any horse railroad, to any point -extesting horse railroad, may to which this corporation's tracks extend, may enter upon, connect with and use the same, on such terms and in such manner as may be agreed upon between the parties, or if they shall not agree, to be determined by the railroad commissioners of the state of Maine.

granted corpo ration.

connect with.

Said road shall not be taken or deemed to be a Shall not be railroad, within the meaning of that term, as used in the public laws of this state, but shall have all the rights and be subject to all the liabilities of horse railroads within this state.

deemed a rail-

Said corporation is hereby authorized to issue bonds in such amount and on such time as it may from time to time determine, in aid of the purposes specified in this act, and to secure the same by a mortgage of its franchises and property. It is also hereby authorized to lease all of its property and franchises, upon such terms as it may determine.

May issue bonds, and mortgage property.

The first meeting of said corporation shall be First meeting, how called. called in the manner provided in the Revised Statutes. chapter forty-six, section three.

Said corporation shall not be required to run cars upon their road during the winter season, nor when the convenience and wants of the public do not require it; and said corporation is permitted to run at its pleasure, omnibuses instead of rail cars.

Shall not be required to run cars during Winter season.

SECT. 16. This act shall take effect when approved.

Approved March 2, 1889.

## Chapter 496.

An Act to incorporate the Auburn Trust Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporator

SECT. 1. George C. Wing, Ara Cushman, Oscar Holway, Seth M. Carter, Marshall C. Percival and Samuel F. Merrill, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic, to be known as the Auburn Trust Company, and as such shall be possessed of all the powers, privileges and immunities, and subject to all the duties and obligations conferred on corporations by law, except as otherwise provided herein.

Corporate

SECT. 2. The corporation hereby created shall be located at Auburn, Androscoggin county, Maine.

-location

—purposes

The purposes of said corporation and the business which it may perform, are, first, to receive on deposit, money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations, municipalities and states, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money; to loan money on credits or real estate or personal security, and to negotiate loans and sales for others; to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate running to said Auburn Trust Company; to issue its own bonds or obligations based upon real or personal property conveyed to it in trust, to secure the payment of such bonds or obligations and the interest thereon; third, to hold for safe keeping all kinds of personal or mixed property, and to act as agents for the owners thereof, and of real estate for the collection of income on the same, and for sale of the same; and to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fourth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created,

and to execute trusts of every description; fifth, to act as assignee, receiver, guardian, executor and administrator, and no surety shall be necessary upon the bond of the corporation. unless the court or officer approving such bond shall require it: sixth, to hold and enjoy all such estates, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, mortgage and dispose of except as provided in section ten; seventh, to do in general, all the business that may lawfully be done by a trust or banking company.

An administrator, assignee, guardian or trustee, any court of law or equity, including courts of probate and insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them, to so deposit the same.

Administrators, etc., madeposit with.

The capital stock of said corporation shall be Capital stock. one hundred thousand dollars, divided into shares of one hundred dollars each, with the right to increase said capital at any time by vote of the shareholders to any amount not exceeding one million of dollars. Said corporation shall not commence business, until stock to the amount of one hundred thousand dollars shall have been subscribed for and paid in.

The shareholders of this corporation shall be Responsibility of shareholders. individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of said corporation to a sum equal to the amount of the par value of the shares owned by each, in addition to the amount invested in said shares.

-shall not commence business until \$100,000 has been paid in.

Said corporation, after beginning to receive Reserve fund, SECT. 7. deposits, shall at all times, have on hand in lawful money, as hall be in lawful money. a reserve, not less than twenty-five per cent of the aggregate amount of its deposits which are subject to withdrawal on demand; provided, that in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances payable on demand, due from any national or state bank.

Taxation of

SECT. 8. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Shall be subject to examination by bank exSECT. 9. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits, he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. He shall preserve, in a permanent form, a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement shall be published by said corporation, immediately after the annual examination of the same, in some newspaper published in the county of Androscoggin.

—shall publish statement annually.

Trust funds,
shall constitute a
special deposit.

SECT. 10. All property or money held in trust by this corporation shall constitute a special deposit, and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loans of them shall be especially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

-trust department.

Board of

-executive

SECT. 11. All the corporate powers of this corporation shall be exercised by a board of trustees, whose number and term of office shall be determined by vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of five members, to be, by vote of the shareholders, elected from the full board of trustees. A majority of said board shall reside in this state.

SECT. 12. This act shall take effect when approved.

Approved March 2, 1889.

# Chapter 497.

An Act to amend Chapter two hundred and twenty-seven of the Private and Special Laws of eighteen hundred and eighty, entitled, "An Act to supply the people of Houlton with pure

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section two of said chapter is hereby amended by striking Sec. 2, ch. 227, Special Laws of out the word "fifty," in the third line of said section and 1880, amended. substituting therefor the words 'one hundred,' so that said section as amended, shall read as follows:

SECT. 2. Said corporation may acquire and hold real and May hold real personal estate, necessary and convenient for the purposes aforesaid, not exceeding in amount one hundred thousand dollars; may sell and convey the same; may issue certificates of stock to an amount not exceeding the amount of its capital stock actually paid in; and may issue and sell bonds to an -issue bonds. amount not exceeding one half of its capital stock, so paid in to aid in the construction of works.'

Approved March 5, 1889.

#### Chapter 498.

An Act to incorporate the Lisbon Falls Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Edward Plummer, S. E. Smullen, A. T. Bibber, Corporators. H. Ginsburg, H. M. Sylvester, F. O. Purington, their asso- Corporate ciates and successors, are made a corporation by the name of name the Lisbon Falls Trust and Banking Company.

The capital stock of said corporation shall be Capital stock. fifty thousand dollars, and may be increased from time to time by vote of a majority of its shareholders to two hundred and fifty thousand dollars, and shall be divided into shares of one hundred dollars each. Said corporation shall not -shall not comcommence business until the sum of fifty thousand dollars shall have been paid in, in cash, and no certificate of stock shall be issued until the par value of the same has been fully Said corporation may hold real estate for its own use, -may hold real estate. and also hold by grant, assignment, transfer, devise or

mence business until \$50,000 been paid in.

bequest, any real or personal property, or trusts duly created, and to execute trusts of every description.

Location.

SECT. 3. The corporation hereby created shall be located at Lisbon Falls, in Androscoggin county, Maine, and may establish agencies in any part of this state.

Powers.

SECT. 4. Said corporation is hereby empowered to receive on deposit, money and other personal property of every description, and collect and disburse the income and principal of said property when due; to loan or advance money on credits on real or personal security, and to do in general all business that may lawfully be done by a trust or banking company: to sell and dispose of the securities held by it; to guarantee the payment of principal and interest of all obligations secured by mortgage or deed of trust of real estate; to issue bonds or debentures, secured by assignment of mortgages on real property held and owned by it; and may rediscount any acceptances and notes actually owned by said corporation, and guarantee the payment of the same; to act as trustee under mortgages or otherwise and as receiver or agent for any person, firm, corporation, public or private; to act as agent for issuing, registering and countersigning certificates of stock, bonds or other evidences of indebtedness, and to receive and make payments on account of the same, provided, that no loan shall be made upon property on which there is any prior mortgage, encumbrance or lien, or to an amount exceeding one-half the cash value of the security, when secured by mortgage or deed of trust of real estate, except when the real estate is situated in this state, and the loan, principal and interest is to be repaid in monthly installments.

May purchase real estate, upon which it has mortgage. SECT. 5. Said corporation may purchase any real or personal property upon which it has a lien by mortgage or otherwise, at any duly advertised public sale thereof, by virtue of a power of sale contained in any mortgage or trust deed, and all real estate so purchased, shall be sold within five years after such purchase.

Guarantee fund.

SECT. 6. The company shall set apart as a guarantee fund not less than ten per cent of its net earnings, in each and every year, until such fund, with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

The shareholders of said corporation shall be held individually liable, equally and ratably, and not one for another, for all contracts, debts and engagements of said corporation, to the extent of the amount of their stock therein, at the par value thereof, in addition to the amount invested in such shares.

CHAP. 498 Liability of

Said corporation may be appointed executor or May be appointed ex-SECT. 8. trustee under any will, or administrator or guardian of any estate, under the same circumstances, in the same manner, and subject to the same control by the court having jurisdiction of the same, as in case of a legally qualified person, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it. In all proceedings in the probate court or elsewhere, connected with any authority exercised under this act, all accounts, inventories and other papers may be signed and sworn to, in behalf of the corporation, by any officer duly authorized by it.

Administrators, executors, assignees, guardians, Administra-SECT. 9. trustees or any court, may deposit or direct any moneys, papers, documents or other property, to be deposited with said corporation, which is hereby authorized to receive and hold the same upon such terms as may be agreed upon, but said corporation shall not be required to assume or execute any trust without its own assent.

SECT. 10. Said corporation shall at all times have on Reserve fund, hand in lawful moneys, as a reserve, not less than twenty- lawful money. five per cent of the aggregate amount of all its deposits. which are subject to withdrawal on demand, provided, in the lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances, payable on demand, due from any national or state banks.

SECT. 11. The shares of said corporation shall be subject Taxation of to taxation in the same manner and rate as are the shares of national banks.

SECT. 12. The corporate powers of said corporation shall Board of be exercised by a board of not less than five trustees, who shall be chosen annually, and must be residents of this state. Said trustees shall be sworn to the faithful performance of the duties of their office, and shall serve until duly notified of the election and qualification of their successors.

Shall be subject to examination by bank ex-

First meeting,

SECT. 13. Said corporation shall be subject to examination by the bank examiner, as provided by section one hundred and nineteen, chapter forty-seven, Revised Statutes.

SECT. 14. The first meeting of said corporation may be called by a written notice thereof, signed by any two corporators herein named, served upon each corporator, by giving the same in hand, or sending the same by mail to the last known place of residence.

SECT. 15. This act shall take effect when approved.

A) proved March 5, 1889.

## Chapter 499.

An Act to incorporate the Bar Harbor and Lamoine Steam Ferry Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

-corporate

-purpose.

Authorized to establish a ferry for twenty-five years.
—route.

-when ferry shall be operated.

—notice of suspension, shall be published. SECT. 1. Halsey J. Boardman, Sidney M. Hedges, John Shoenbar, William F. Desisles, Everard H. Greely, their associates and successors are hereby incorporated into a corporation by the name of the Bar Harbor and Lamoine Steam Ferry Company for the purpose of establishing and maintaining a ferry for transportation of passengers and freight between Lamoine and Mount Descrt island, as below named, with all the powers and privileges incident to or usually granted to similar corporations.

SECT. 2. Said corporation is hereby empowered to establish a ferry for twenty-five years between East Lamoine point, so called, in Lamoine, Hancock county, Maine, and any point or points in the town of Eden, Hancock county, Maine, between Bar Harbor and Salisbury's cove, both inclusive. Said ferry may be operated at such times and between such points within the aforesaid limits as said corporation may desire, provided, that it shall be operated at least two months in each year between said East Lamoine point and some point within said limits in Eden and between the first day of April and the first day of December. Prior to the suspension of operation of said ferry at the close of its yearly season of operation, a notice signed by any officer of said corporation, stating the date of such proposed suspension shall be published in some

#### BAR HARROR AND LAMOING STRAM WERRY COMPANY.

newspaper in said county of Hancock, at least seven days before such date of suspension.

SECT. 3. Said corporation may use a boat or boats for the May on operation of said ferry, propelled by steam or boats propelled by other means when necessary.

SECT. 4. Said corporation may build, erect and maintain May build for use in the premises such piers, abutments, wharves, slips and landings as may be necessary therefor and may take real estate necessary for these purposes. It may occupy such lands and enter upon them to make surveys and locations, land and shall file in the registry of deeds in said county of Hancock, plans of such location and lands signed by its president, and within thirty days thereafter publish notice thereof in some newspaper in said Hancock county, such publication to be continued three weeks successively.

SECT. 5. Should the said corporation and the owner of Dama such land fail to agree upon the damages to be paid for such taking, the land owner may within two years after filing of plans of location, apply to the commissioners of said county of Hancock and have such damages assessed as is provided by law in cases wherein real estate is taken for railroads, so far as the same is consistent with provisions of this charter, and when inconsistent or at variance with this charter, the charter shall control. If the corporation shall fail to pay such land owner, or deposit for his use with the clerk of the county commissioners such sum as may be finally awarded as damages, with costs, within ninety days after final judgment. the said location shall be thereby invalid as against said land owner, and the company forfeit all rights under the A tender may be made by the corporation to the land owner before proceedings are instituted, to the commissioners, and if such land owner secures more damages than were tendered by said company, he shall recover costs, otherwise the company shall recover costs. In case said company shall begin to occupy such lands before the rendition of final judgment, the land owner may require said company to file its bond to him with the county commissioners, in sum and with such sureties as they shall approve conditioned for said payment or deposit. Failure to apply for damages within said two years shall be held to be a waiver of the same. No action shall be brought against



said corporation for such taking and occupation of real estate until after such failure to pay or deposit as aforesaid.

May hold real

SECT. 6. Said corporation may hold real and personal estate sufficient for all its purposes aforesaid.

Tolls, estab-

SECT. 7. A toll is hereby granted and established for the benefit of said corporation, such as may be fixed upon and agreed upon between the county commissioners for said county of Hancock and said corporation, and in case of disagreement in regard to the rates of said toll, the same shall be fixed by a commission, consisting of three persons, to be selected as follows: one by the commissioners of said Hancock county, one by the chief justice of the supreme judicial court of Maine, and one by said corporation. The rates of toll may be changed once during any year in the same method just described, by which they are to be originally fixed and agreed upon.

—rates, may be changed.

Capital stock.

SECT. 8. The capital stock of said corporation shall not exceed one hundred thousand dollars. It may be fixed upon at the first meeting of the corporators by them, and may subsequently be increased by said corporation to any amount not exceeding one hundred thousand dollars. The stock shall be divided into shares of five dollars each.

I. & Mt. D. Land Co., authorized to purchase stock. SECT. 9. The Lamoine and Mount Desert Land Company are authorized to purchase stock in said ferry company, with all rights of the holders of such stock therein.

May issue honds, and mortgage property. SECT. 10. Said Bar Harbor and Lamoine Steam Ferry Company may issue its bonds for construction, maintenance and operation of its works and its ferry, in all the premises, upon such rates and terms as it may deem expedient, not exceeding the sum of one hundred thousand dollars, and secure the same by mortgage of any property and franchise of said ferry company.

First meeting, how called. SECT. 11. The first meeting under this charter shall be called by a written notice signed by any one corporator above named, stating the time and place of meeting, served upon the other corporators above named, either personally or by leaving the same at the last and usual place of abode of each, at least seven days before the time of such meeting; or said first meeting may be called by a written notice signed by any one corporator above named, stating the time and place of meeting, published in the Ellsworth American, a newspaper printed and published at Ellsworth, Maine, at least seven

days before the time of such meeting. In either case the certificate of the signer of the notice shall be sufficient proof as to the service or publication of the notice.

SECT. 12. This act shall take effect when approved.

Approved March 5, 1889.

## Chapter 500.

An Act to incorporate the Union Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Henry W. Burgett of Brookline, Norfork county, Corporators. Massachusetts, Thomas W. Pierce and Isaac F. Abbott, both of Dover, Strafford county, New Hampshire, Hermon L. Horne of Norway, Oxford county, Maine, their associates, successors and assigns, are hereby constituted a body politic and corporate, by the name of Union Light and Power Com- corporate pany, for the purpose of doing a general illuminating, heating and power business, by the manufacture, distribution and -purposes. sale of gas and electricity, either or both of them, in the county of York, in the state of Maine, and in the county of Strafford in the state of New Hampshire, with all the powers and privileges and subject to all the duties and liabilities by law incident to corporations of a similar nature.

SECT. 2. The said company is hereby authorized to acquire by lease or purchase the property, rights, franchises, privileges and immunities of any gas or electric light company now or hereafter existing in any town or city in said county of York, or said county of Strafford in the state of New Hampshire, upon such terms and conditions as may be mutually agreed upon, and upon such lease or purchase, and a transfer and conveyance of the same to the said Union Light and Power Company, it shall succeed to, and enjoy all the rights, privileges and immunities now enjoyed and belonging to, or hereafter granted to any such gas or electric light company.

The said company is hereby authorized to con- Shall construct struct and maintain its line of wires in accordance with the laws of the state of Maine.

Authorized to

the laws of

Capital stock

The capital stock of said corporation shall not exceed three hundred thousand dollars, divided into shares of one hundred dollars each. The amount thereof, within said authorized limit, shall be fixed by the corporators upon the organization of the company, and the same may from time to time be increased as determined by the stockholders. until all of said three hundred thousand dollars has been Said capital stock may be paid in, in cash, or in property taken at a fair valuation, but no shares shall be issued until fully paid for. The said company shall have the right to acquire, own and hold, by lease or purchase, any and all property, both real and personal, that may be necessary or useful for the purposes of its business, and also the right to acquire and hold by subscription or in payment for property, shares of the capital stock of other corporations engaged in the same or similar business to that for the prosecution of which the company is incorporated. And it shall also have the power and authority to sell, mortgage, or lease its franchises, rights and properties to other corporations in this state, or in the state of New Hampshire.

—may purchase property, and acquire stock of other corporations.

-may sell or lease its franchise.

May issue bonds, and mortgage property. SECT. 5. The said company may issue its bonds for the accomplishment of any of the purposes for which it is incorporated, at such rates and time and in such amounts as the stockholders may authorize, provided, such bonds shall not be issued in amount exceeding seventy-five per cent of the capital stock actually paid in, and it may secure payment of such bonds by a mortgage upon its properties and franchises.

First meeting, how called. SECT. 6. The first meeting of said company may be called by a corporate member giving five days' written notice by mail to his associates, stating the time and place thereof.

By-laws.

- SECT. 7. The corporators, their associates, successors and assigns, at the first or any subsequent meeting of said corporation, may make such by-laws providing for the election of officers and the transaction of the business of the corporation, as may be deemed necessary, not inconsistent with the provisions of general laws of the state.
  - SECT. 8. This act shall take effect when approved.

Approved March 5, 1889.

# Chapter 501.

· An Act to amend the Charter of the Maine Central Institute.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The act approved February first, eighteen hundred and sixty-six, entitled "An Act to incorporate the trustees of the Maine Central Institute." is hereby amended so that the number of trustees shall not be more than twentyfive, and the number necessary to constitute a quorum shall be seven.

Charter of Maine Central

SECT. 2. The said board of trustees shall be divided into Board of five classes of not more than five persons each, the first five published in the last catalogue of said institute shall constitute the first class, the second five the second class, and so on through the said list, and the term of office of the first class shall expire at the time of the annual meeting of said board of trustees in the year eighteen hundred and ninety. the term of office of the second class in the year eighteen hundred and ninety-one, of the third class in the year eighteen hundred and ninety-two, of the fourth class in the year eighteen hundred and ninety-three, and of the fifth class in the year eighteen hundred and ninety-four, and beginning at the time of the annual meeting of the said board of trustees in eighteen hundred and ninety, five persons shall be annually chosen as members of said board to hold office five years each, two of the said five members to be chosen by the said board of trustees and three by the Maine Free Baptist Association, incorporated by an act approved February twentysix, eighteen hundred and eighty-nine.

This act shall be in force when approved by the governor and accepted by said board of trustees.

Approved March 5, 1889.

## Chapter 502.

An Act to incorporate the Mechanic Falls Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. J. A. Bucknam, E. A. Gammon, C. R. Pulsifer, O. B. Dwinal, H. E. Thurston, J. H. DeCoster, C. E. Stevens, F. O. Purington, their associates and successors, are made a corporation by the name of the Mechanic Falls Trust and Banking Company.

Corporate

Capital stock.

SECT. 2. The capital stock of said corporation shall be fifty thousand dollars, and may be increased from time to time by vote of a majority of its shareholders to two hundred and fifty thousand dollars, and shall be divided into shares of one hundred dollars each. Said corporation shall not commence business until the sum of fifty thousand dollars shall have been paid in, in cash, and no certificate of stock shall be issued until the par value of the same has been fully paid. Said corporation may hold real estate for its own use, and also hold by grant, assignment, transfer, devise or bequest, any real or personal property, or trusts duly created, and to execute trusts of every description.

mence business until \$50,000;has been paid in.

shall not com

—may hold real estate.

Location.

SECT. 3. The corporation hereby created shall be located at Minot, Androscoggin county, Maine, and may establish agencies in any part of this state.

Purposes

Said corporation is hereby empowered to receive on deposit, money and other personal property of every description, and collect and disburse the income and principal of said property when due; to loan or advance money on credits on real or personal security, and to do in general all business that may lawfully be done by a trust or banking company; to sell and dispose of the securities held by it; to guarantee the payment of principal and interest of all obligations secured by mortgage or deed of trust of real estate; to issue bonds or debentures secured by assignment of mortgages on real property held and owned by it; and may rediscount any acceptances and notes actually owned by said corporation, and guarantee the payment of the same; to act as trustee under mortgages or otherwise and as receiver or agent for any person, firm, corporation, public or private; to act as agent for issuing, registering and countersigning certificates of stock, bonds or other evidences of indebted-

#### MRCHANIC PALLS TRUST AND BANKING COMPANY.

ness, and to receive and make payments on account of the same, provided, that no loan shall be made upon property on which there is any prior mortgage, encumbrance or lien, or to an amount exceeding one-half the cash value of the security. when secured by mortgage or deed of trust of real estate, except when the real estate is situated in this state, and the loan, principal and interest is to be paid in monthly installmenta.

SECT. 5. Said corporation may purchase any real or personal property upon which it has a lien by mortgage or otherwise, at any duly advertised public sale thereof, by virtue of a power of sale contained in any mortgage or trust deed, and all real estate so purchased, shall be sold within five years after such purchase.

SECT. 6. The company shall set apart as a guarantee fund not less than ten per cent of its net earnings, in each and every year, until such fund, with the accumulated interest thereon, shall amount to one-fourth of the capital stock of said corporation.

The shareholders of said corporation shall be Responsibility held individually liable, equally and ratably, and not one for another, for all contracts, debts and engagements of said corporation, to the extent of the amount of their stock therein, at the par value thereof, in addition to the amount invested in such shares.

Said corporation may be appointed executor or May be appointed ex SECT. 8. trustee under any will, or administrator or guardian of any ecutor, etc... under any will. estate, under the same circumstances, in the same manner, and subject to the same control by the court having jurisdiction of the same, as in the case of a legally qualified person, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it. In all proceedings in the probate court or elsewhere, connected with any authority exercised under this act, all accounts, inventories and other papers may be signed and sworn to, in behalf of the corporation, by any officer duly authorized by it.

SECT. 9. Administrators, executors, assignees, guardians, Administratrustee or any court, may deposit or direct any moneys, papers, documents or other property, to be deposited with said corporation, which is here authorized to receive and hold the same upon such terms as may be agreed upon, but said

may deposit

corporation shall not be required to assume or execute any trust without its own consent.

Reserve fund, shall be in lawful money.

SECT. 10. Said corporation shall at all times have on hand in lawful moneys, as a reserve, not less than twenty-five per cent of the aggregate amount of all its deposits, which are subject to withdrawal on demand, provided, in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances, payable on demand, due from any national or state banks.

Taxation of

SECT. 11. The shares of said corporation shall be subject to taxation in the same manner and rate as are the shares of national banks.

Board of trustees, and qualification. SECT. 12. The corporate powers of said corporation shall be exercised by a board of not less than five trustees, who shall be chosen annually, and must be residents of this state. Said trustees shall be sworn to the faithful performance of the duties of their office, and shall serve until duly notified of the election and qualification of their successors.

Shall be subject to examination by bank examiner. SECT. 13. Said corporation shall be subject to examination by the bank examiner, as provided by section one hundred and nineteen, chapter forty-seven, Revised Statutes.

First meeting, how called. SECT. 14. The first meeting of said corporation may be called by a written notice thereof, signed by any two corporators herein named, served upon each corporator, by giving the same in hand, or sending the same by mail to the last known place of residence.

SECT. 15. This act shall take effect when approved.

Approved March 5, 1889.

# Chapter 503.

An Act to incorporate the Damariscotta Trust and Banking Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Addison Austin, Thomas C. Kennedy, Joel P. Huston, Charles Norris, Ezekiel Ross and F. L. Carney, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby made a body corporate and politic, to be known as the Damariscotta Trust and Banking Company, and as such shall be possessed of all

Corporate

the powers, privileges and immunities, and subject to all the duties and obligations conferred on corporations by law. except as otherwise provided herein.

The corporation hereby created shall be located Location. SECT. 2. at Damariscotta, Lincoln county, Maine, and may establish agencies in any part of this state.

The purposes of said corporation and the busi-SECT. 3. ness which it may perform, are: first, to receive on deposit. money, coin, bank notes, evidences of debt, accounts of individuals, companies, corporations and municipalities, allowing interest thereon, if agreed, or as the by-laws of said corporation may provide; second, to borrow money; to loan money on credits or real estate or personal security, and to negotiate loans and sales for others; to guarantee the payment of the principal and interest of all obligations secured by mortgages of real estate running to said Damariscotta Trust and Banking Company; to issue its own bonds or obligations based upon real or personal property conveyed to it or in trust, to secure the payment of such bonds or obligations and the interest thereon; third, to hold for safe keeping all kinds of personal or mixed property, and to act as agents for the owners thereof, and of real estate for collection of income on the same, and for sale of same; and to act as agent for issuing, registering and countersigning certificates, bonds, stocks, and all evidences of debt or ownership in property; fourth, to hold by grant, assignment, transfer, devise or bequest, any real or personal property or trusts duly created. and to execute trusts of every description; fifth, to act as assignee, receiver, guardian, executor and administrator, and no surety shall be necessary upon the bond of the corporation, unless the court or officer approving such bond shall require it; sixth, to hold and enjoy all such estates, real, personal and mixed, as may be obtained by the investment of its capital stock or any other moneys and funds that may come into its possession in the course of its business and dealings, and the same sell, grant, mortgage and dispose of except as provided in section ten; seventh, to do in general all the business that may lawfully be done by a trust or banking company.

SECT. 4. An administrator, assignee, guardian or trustee, Administraany court of law or equity, including courts of probate and deposit with.

insolvency, officers and treasurers of towns, cities, counties and savings banks of the state of Maine may deposit any moneys, bonds, stocks, evidences of debt or of ownership in property, or any personal property, with said corporation, and any of said courts may direct any person deriving authority from them, to so deposit the same.

Capital stock.

-shall not commence business until \$50,000 has

been paid in.

SECT. 5. The capital stock of said corporation shall be fifty thousand dollars, divided into shares of one hundred dollars each, with the right to increase said capital at any time, by vote of the shareholders to any amount not exceeding one million of dollars. Said corporation shall not commence business, until stock to the amount of fifty thousand dollars shall have been subscribed for and paid in. Said corporation may hold real estate such as may be necessary for its immediate accommodation in the transaction of its business, not exceeding twenty-five thousand dollars in value.

Responsibility of shareholders.

SECT. 6. The shareholders of this corporation shall be individually responsible, equally and ratably, and not one for the other, for all contracts, debts and engagements of said corporation to a sum equal to the extent of the amount of their stock therein at the par valuation thereof, in addition to the amount invested in such shares.

Reserve fund, shall be in lawful money. SECT. 7. Said corporation, after beginning to receive deposits, shall at all times, have on hand in lawful money, as a reserve, not less than twenty-five per cent of the aggregate amount of its deposits which are subject to withdrawal on demand; provided, that in lieu of lawful money, two-thirds of said twenty-five per cent may consist of balances payable on demand, due from any national or state bank.

Taxation of

SECT. 8. The shares of said corporation shall be subject to taxation in the same manner and amount as are the shares of national banks.

Shall be subject to examination by bank examiner. SECT. 9. Said corporation shall be subject to examination by the bank examiner, who shall visit it at least once in every year, and as much oftener as he may deem expedient. At such visits, he shall have free access to its vaults, books and papers, and shall thoroughly inspect and examine all the affairs of said corporation, and make such inquiries as may be necessary to ascertain its condition and ability to fulfill all its engagements. He shall preserve, in a permanent form, a full record of his proceedings, including a statement of the condition of said corporation. A copy of such statement

—shall publish statement annually.

shall be published by said corporation, immediately after the CHAP. 504 annual examination of the same, in some newspaper published in Damariscotta.

SECT. 10. All property or money held in trust by this corporation shall constitute a special deposit, and the accounts thereof and of said trust department shall be kept separate, and such funds and the investment or loan of them shall be especially appropriated to the security and payment of such deposits, and not be subject to any other liabilities of the corporation; and for the purpose of securing the observance of this proviso, said corporation shall have a trust department in which all business pertaining to such trust property shall be kept separate and distinct from its general business.

Trust funds, shall constitute special deposit.

All the corporate powers of this corporation Board of shall be exercised by a board of trustees, all of whom shall reside in this state, whose number, not less than ten, shall be determined by the stockholders at their first meeting. term of office shall be for one year and until their successors shall have been chosen and qualified, except that the trustees first chosen shall hold office until the next annual meeting of the stockholders. The affairs and powers of the corporation may, at the option of the stockholders, be entrusted to an executive board of five members, to be elected by the stockholders from the full board of trustees.

board.

This act shall take effect when approved. SECT 12.

Approved March 5, 1889.

## Chapter 504.

An Act to incorporate the Otter Creek Bridge Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Darius Wellington, Cornelius Wellington and Eri Corporators. L. Bunker, their associates and successors, are hereby incorporated into a corporation by the name of the Otter Creek Corporate Bridge Company, for the purpose of building, erecting and maintaining through and over the tide waters between Mount Desert and Eden, in the county of Hancock, across Otter creek, at or near Otter creek bar, a free road and bridge for public travel, with a draw, as hereinafter specified.

-authorized to

Location.

-material.

-draw.

SECT. 2. Said road and bridge shall be located at or near said Otter creek bar, and general continuation thereof, from Eden to Mount Desert, in a suitable and convenient place, and said road shall be built of earth, stone, wood or other good material, and of not more than four rods in width. Said bridge shall contain a draw, which shall be thirty-five feet in width, in the clear, and located to meet the needs of navigation at that point, and said company may build, erect and maintain such piers, abutments and other structures, as it may deem necessary in the premises, within and without Said company is to so construct said said four rod limit. bridge that there shall always be one hundred feet in the clear, including said thirty-five feet of draw, for the unobstructed influx and efflux of tide.

—shall not obstruct flow of tide.

Capital stock.

SECT. 3. The capital stock of said company shall be three thousand dollars, which may be increased to nine thousand dollars by a vote of said company, and said stock shall be divided into shares of ten dollars each.

May hold real

SECT. 4. Said company, for all its said purposes, may hold real and personal estate sufficient, necessary and convenient therefor.

May issue bonds, and mortgage property. SECT. 5. Said company may issue its bonds for the construction of its works, maintenance or operation of the same, of any or all kinds, upon such rates and terms as it may deem expedient, not exceeding the sum of nine thousand dollars, and secure the same by mortgage of any property and franchise of the company.

Towns may purchase stock in.

SECT. 6. Said towns of Eden and Mount Desert in the county of Hancock, or either of them are hereby empowered to purchase stock in said company at any time with all rights of such stockholders therein, provided, the inhabitants of said town or towns shall by a majority vote of those present at a legal meeting, authorize the same.

Towns may purchase property of company, within limits of each town. SECT. 7. Said towns of Eden and Mount Desert are each hereby empowered to purchase so much of the property of said company as may be situated within the respective limits of each, with all rights and franchises of the company connected therewith, provided, the inhabitants of said town or towns shall by a majority vote of those present at a legal meeting, authorize the same.

l'enalty for injuring property. SECT. 8. Any person who shall wilfully injure any of the property of said company, shall be liable to said company for

three times the amount of the actual damage to be recovered CHAP. 505 in any proper action.

The first meeting of said company may be called First meeting, how called. by a written notice thereof signed by any one corporator. served upon each corporator by giving him the same in hand. or by leaving the same at his last usual place of abode, at least seven days before the time of meeting.

SECT. 10. This act shall take effect when approved.

Approved March 5, 1889.

## Chapter 505.

An Act to incorporate the Maine Title Insurance Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. James P. Baxter, Edward H. Daveis, George E. Corporators. B. Jackson, George Walker, Joseph W. Symonds, Andrew P. Wiswell, Charles F. Libby, Franklin R. Barrett, Charles Thornton Libby, George F. Holmes, David W. Snow, or such of them as may by vote accept this charter, with their associates, successors and assigns, are hereby created a corporation by the name of Maine Title Insurance Company, Corporate and as such shall be possessed of all the powers, privileges and immunities, and subject to all the duties and obligations conferred on corporations by law, except as otherwise provided herein.

SECT. 2. The corporation hereby created shall be located Location. at Portland, in the county of Cumberland, and may establish agencies in any part of this state.

The purposes of said corporation, and the busi- Purposes ness which it may perform, are to examine titles to real estate, furnish information in relation thereto and guarantee or insure owners of real estate and others interested therein against loss by reason of defective title and incumbrances.

SECT. 4. The capital stock of said corporation shall not Capital stock. exceed five hundred thousand dollars. Said corporation shall -shall not issue not issue any guaranty or policy of insurance, until a sum not less than twenty thousand dollars shall have been subscribed and actually paid in.

Board of

SECT. 5. All the corporate powers of said corporation shall be exercised by a board of trustees, whose number and term of office shall be determined by vote of the shareholders at the first meeting held by the incorporators and at each annual meeting thereafter. Said trustees shall be residents of this state, and shall be sworn to the faithful performance of the duties of their office. The affairs and powers of the corporation may, at the option of the shareholders, be entrusted to an executive board of three or more members, to be, by vote of the shareholders, elected from the full board of trustees.

-qualification.

-executive

Shall report annually to insurance commissioner. SECT. 6. Said corporation shall, annually, by the thirty-first day of January, render to the insurance commissioner either an exact statement, under oath, of its condition as it existed on the thirty-first day of the previous December, or its last exhibit, setting forth its condition as required by blanks furnished by the commissioner, who shall have the same power and authority to visit and examine said corporation and to compel a compliance with the provision of law governing it, as he may by law exercise in relation to domestic insurance companies.

Shall be subject to taxation.

SECT. 7. Said corporation shall be subject to taxation in the same manner and amount as are domestic insurance companies.

SECT. 8. This act shall take effect when approved.

Approved March 5, 1889.

## Chapter 506.

An Act to incorporate the city of Deering.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporate

—rights, powers, and privileges. SECT. 1. The inhabitants of the town of Deering in the county of Cumberland, shall continue to be a body politic and corporate under the name of the city of Deering, and as such shall have, exercise and enjoy all the rights, immunities, powers, privileges and franchises, and shall be subject to all the duties and obligations now incumbent upon and pertaining to the said town as a municipal corporation and may enact reasonable by-laws and regulations for municipal pur-

poses and impose penalties for the breach thereof, not CHAP. 506 exceeding twenty dollars, to be recovered for such uses as the city council may designate.

The administration of all fiscal, prudential and Municipal municipal affairs of said city with the government thereof shall be vested in an officer to be called the mayor, and one council of seven to be denominated a board of aldermen; all of whom shall be inhabitants of said city and legal voters Said mayor and aldermen shall constitute the city council, and shall be sworn or affirmed in the form prescribed by the constitution of the state for state officers.

aldermen.

The mayor of said city shall be the chief execu- Duties and tive magistrate thereof. It shall be his duty to be vigilant mayor and active in causing the laws and regulations of the city to be executed and enforced, to exercise a general supervision over the conduct of all subordinate officers, and to cause their violations or neglect of duty to be punished. He may call special meetings of the city council when, in his opinion, the interest of the city requires it, by causing a summons or notification to be given in hand or left at the usual dwelling place of each member thereof. He shall, from time to time, communicate to the city council such information, and recommend such measures as the business and interests of the city may, in his opinion, require. He shall preside at the meetings of the city council, but shall have only a casting vote. salary and compensation of the mayor shall be two hundred dollars per year for the first five years, under this charter. It may then be diminished or increased by the aldermen, but not oftener than once in five years. The mayor shall, in the month of February, annually, prepare and lay before the city council an estimate of the amount of money necessary to be raised for the ensuing financial year, under the various heads of appropriation, and the ways and means of raising the same; and shall also, in the month of February, annually, prepare and lay before the city council a statement of all the receipts and expenditures of the preceding financial year, giving in detail the amount of appropriations and expenditures for each department; and said statement shall be accompanied with a schedule of the property, real and personal, belonging to the city, and the value thereof, and amount of city debt.

Powers of city

-shall have care of public buildings.

—take property for municipal purposes.

—provide for election of subordinate

-vested with authority to lay out, etc., streets.

-proceedings.

The city council shall secure a prompt and just accountability by requiring bonds with sufficient penalty and surety or sureties, from all persons trusted with the receipt. custody or disbursement of money; the city council shall also have the care and superintendence of the city buildings, and the custody and management of all city property and trust funds for the benefit of schools, public library, parks, cemeteries and for any other beneficial purpose, whether acquired by purchase or legacy; with power to let or sell what may be legally let or sold, and to purchase and take. in the name of the city, real and personal property for municipal purposes to an amount not exceeding one hundred thousand dollars in addition to that now held by the town. and shall, as often as once a year, cause to be published for the information of the inhabitants, a particular account of the receipts and expenditures, and a schedule of the city property and the city debt. The city council shall have power to establish by ordinance such offices as may be necessary for municipal government not provided for by this act, and to elect such subordinate officers as may be elected by towns under general laws of the state for whose election or appointment other provision is not herein made; to define their duties and fix their compensation, to act upon all matters in which authority is now given to said town of Deering, and to determine what streets, if any, shall be lighted, and upon what terms. The city council shall appropriate annually the amount necessary to meet the expenditures of the city for the current municipal year. The city council shall have exclusive authority to lay out, widen or otherwise alter or discontinue any and all streets or public ways in said city, and as far as extreme low water mark, and to estimate all damages sustained by owners of land taken for such purpose. committee of the council shall be appointed whose duty shall be to lay out, alter, widen or discontinue any street or way, first giving notice of the time and place of their proceedings to all parties interested, by an advertisement in two newspapers printed in Deering or Portland, for three weeks at least, next previous to the time appointed. The committee shall first hear all parties interested and then determine and adjudge whether the public convenience requires such street or way to be laid out, altered or discontinued, and shall make a written return of their proceedings, signed by a

majority of them, containing the bounds and descriptions of the street or way, if laid out or altered, and the names of the owners of the land taken, when known, and the damages allowed therefor; the return shall be filed in the city clerk's office at least seven days previous to its acceptance by the city council. The street or way shall not be altered or established until the report is accepted by the city council, and the report so filed shall not be altered or amended before it comes up before the city council, for action. A street or way shall not be discontinued by the city council, except upon the report of said committee. The committee shall estimate and report the damages sustained by the owners of the lands adjoining that portion of the street or way which is so dis-Their report shall be filed with the city clerk seven days at least before its acceptance. Any party aggreed, may aggrieved at their decision may appeal therefrom as provided by law in the case of town ways. If a street or way is discontinued before the damages are paid or recovered for the land taken, the land owners shall not be entitled to recover such damages, but the committee in their report discontinuing the same shall estimate and include all the damages sustained by the land owner, including those caused by the original location of the streets; and in such cases, if any appeal has been regularly taken, the appellant shall The city shall not be compelled to recover his costs. construct or open any street or way thus hereafter established, until, in the opinion of the city council, the public good requires it to be done; nor shall the city interfere with possession of the land so taken, by removing therefrom materials or otherwise, until they decide to open said street. The city council may regulate the height and width of the sidewalks in any public square, places, streets, lanes or alleys in said city; and may authorize hydrants, drinking fountains, posts and trees to be placed along the edge of sidewalks, and may locate and construct culverts and reservoirs within the limits of any street or way in said city whenever they for damages. deem it needful for protection against fire, and the city shall not be liable for any damages caused by such posts, hydrants, drinking fountains, trees and reservoirs, nor by any poles or wires erected in its streets by any parties authorized by law Every law, act, ordinance, resolve or order of the city council, excepting rules and orders of a parliamentary sented to mayor.

-estimate

authorize hydrants, posts,

-city not Bable

-veto power.

character, shall be presented to the mayor. If not approved by him, he shall return it, with his objections in writing, at the next stated session of the city council, which shall enter the objections at large on its journal and proceed to reconsider the same. If, upon such reconsideration, it shall be passed by vote of two-thirds of all the members of the board, it shall have the same force as if approved by the mayor. In case of vacancy in the mayor's office, this section shall not apply to any act of the council. In case the mayor fails to either sign or return the bill at the next session, then it becomes a law as though he had signed it.

City clerk, shall be sworn, duties of.

SECT. 5. The city clerk shall, before entering upon the duties of his office, be sworn to the faithful discharge thereof. He shall have care of all journals, records, papers and documents of the city; and shall deliver all journals, records, papers and documents, and other things entrusted to him as city clerk, to his successor in office. He shall be clerk of the city council, and do such acts in his said capacity as the city council may lawfully and reasonably require of him. He shall perform all the duties, and exercise all the powers by law incumbent upon or vested in the town clerk of the town of Deering. He shall attend all meetings of the city council and keep a journal of its acts, votes and proceedings. shall engross all of the ordinances passed by the city council in a book provided for the purpose, and shall add proper indexes, which book shall be deemed a public record of such ordinances; he shall issue to every person who is appointed to any office by the mayor, or elected to any office by the mayor, or elected to any office by the city council, a certificate of such appointment or election. He shall give notice of time and place of regular ward meetings. In case of the temporary absence of the city clerk, the city council may elect a clerk, pro tempore, with all the powers, duties and obligations of the city clerk who shall be duly qualified.

—in temporary absence, clerk, pro tem., shall be chosen.

Assessors, election of, and tenure. SECT. 6. The assessors, overseers of the poor and health officers, shall be elected by the city council on the second Monday in March, or as soon thereafter as may be. At the first election thereof under this act, three persons shall be elected assessors, one of whom shall be elected for one year, one for two years and one for three years, and at each subsequent election, one assessor shall be elected for three years, each of whom shall continue in office until some other person

poor, election of.

assistant be elected.

collected.

-city solicitor,

treasurer, election of.

shall be col-

-all warrants shall run to treasurer and successor.

-how his be kept.

shall have been elected and qualified in his place. Three overseers of the poor shall be elected in the same manner as are the assessors, and shall hold office the same time, and all subsequent elections of these officers shall be in the same manner as all subsequent elections for assessors. The city council may elect an assistant assessor in each ward, whose duty it shall be to furnish the assessors with all necessary information relative to persons and property taxable in his ward. shall be sworn, or affirmed, to the faithful performance of his All taxes shall be assessed, apportioned and collected in the manner prescribed by the laws of this state relative to town taxes, except as herein modified, and the city council may establish further or additional provisions for the collection thereof and of interest thereon. The city council shall also elect a city soliction, whose salary shall not exceed two hundred dollars.

SECT. 7. The city council shall annually, as soon after its organization as may be convenient, elect by ballot a city clerk and a city treasurer, who shall be the collector of taxes. and who shall hold their offices for the current municipal year following their election, and until their respective successors shall be elected and qualified; provided, however, -removal of. that either of the officers named in this section may be removed at any time by the city council for sufficient cause. Vacancies in the above named offices may be filled by ballot how filled. of the city council at any time. The compensation of the -compensation. officers named in this section shall be fixed by vote of the city council, and the official fees by them received shall be paid in to the city treasurer. If it is deemed expedient by the city council, the offices of city clerk and city treasurer may be held by the same person. The treasurer of the city shall also be the collector of taxes for said city, with all the powers of collectors of taxes under the laws of this state. He shall be styled treasurer and collector, and shall give but one bond. -bond. to be approved by the city council, for the faithful performance of his duties, and may appoint assistants and deputies as provided by law. All warrants directed to him by the assessors and municipal officers, shall run to him and his successor in office, and shall be in the form prescribed by law, changing such parts only as by this act are required to be changed. The method of keeping, vouching and settling his accounts shall be subject to such rules and regulations as the

CHAP. 506
—shall collect

city council may establish. Said treasurer and collector shall collect all such uncollected taxes and assessments, in whatever year assessed, as may be collected during his term of office; and at the expiration of said term his powers as collector shall wholly cease; all sales, distresses and all other acts and proceedings, lawfully commenced by him as such treasurer and collector, may be as effectually continued and completed by his successor in office as though done by himself; and all unreturned warrants, which would otherwise be returnable to him, shall be returned to his successor in office.

Street commissioner, election of.

-compensa-

SECT. 8. There shall be annually elected by the city council a street commissioner, who shall give bonds to the city in the sum of one thousand dollars, with such sureties as the city council shall approve, for the faithful performance of his duty, and shall receive such compensation as the city council shall establish, and he shall be removable at their pleasure; and if said office shall become vacant, by death, resignation or otherwise, they shall forthwith elect another person.

superintend the general state of the streets, roads, bridges, excepting such bridges as it is the duty of the city of Port-

It shall be the duty of the street commissioner to

Shall superintend streets and sidewalks.

land and county of Cumberland to keep in repair, sidewalks and lanes in the city; to attend to the repairs of the same, and to remove sidewalks when they are dangerous to travelers; and it shall be the duty of the commissioner to cause permanent bounds, monuments or land marks to be erected at the termini and angles of all highways and streets now located, or that may hereafter be located by the council, or altering or widening as provided by statute, and shall cause plans thereof to be made and filed with the city clerk, when required, after the passage of an order by the council. He shall make all contracts for labor and material, subject to approval of the council, and give notice to the mayor, or to any police officer, or constable, of any obstruction or encroach-

—cause bounds to be crected at angles of streets.

—contract for labor and materials.

Perform all duties required by council. and material for the same, subject to approval of the council.

II. He shall perform such duties in his said office as the city council may require, and shall at all times obey the

ment thereon; to superintend the building and repair of any sewer, drain or reservoir, and to make contracts for labor

the directions of the council, or its committees, in the performance of his official duties.

The street commissioner shall certify all accounts, dertify contracted in the discharge of his official duties, to the city council for their examination and allowance, at each regular meeting of the council.

No person or corporation authorized by the city council to dig up any public street or sidewalk in said city, shall begin such digging before furnishing to the street commissioner, security satisfactory to him to restore such street or sidewalk to its former condition.

any person who may be authormay be author streets, by

The city council first elected under this act, shall as soon after its organization as may be convenient, elect by ballot three persons, legal voters of said city, to constitute a board of managers of ancient burying grounds, and the public cemeterics of said city, to serve, one for three years, one for two years, and one for one year from the second Monday of March then next ensuing, and until their respective successors shall be elected, and thereafter the council shall annually, on the second Monday of March, in the same manner, elect one person, a legal voter of said city, to serve on said board of managers for three years from the second Monday of March then next ensuing, and until his successor is chosen. The said board shall have charge and control of the public cemeteries and burial places belonging to said city, and shall serve without pay. The board shall keep deposited, at the office of the city clerk, a correct record of its proceedings, which shall be open to public inspection.

ancient burying grounds and teries, election

SECT. 10. The city council may, by the affirmative vote of two-thirds of all its members, establish by ordinance, a police department, to consist of a chief of police and such other officers and men as it may prescribe, and may make regulations for the government of the department. Until a department of police shall be established in accordance with the provisions of this act, the mayor shall have the appointment, control and direction of the police force of the city.

-mayor shall until department is estab-

The city council may establish a fire department Shall establish for said city to consist of a chief engineer, one assistant fre department. engineer from each ward and such other officers and men as it may prescribe and it may make regulations for the government of the department.

City hall, shall be built not be built until erection has been upproved by

The city council shall not authorize or appropriate money for the erection of a city hall or for the purchase or lease of land for a location thereof, until such erection or such purchase has been approved by the qualified voters of the city, voting in their respective precincts, at an annual municipal election the form of such approval be prescribed by the city council.

Salaries, how

SECT. 13. The city council shall establish by ordinance, the regular salaries or remuneration of the offices established by this act, in case the same is not fixed herein, and of such other offices as may be hereafter established, and after the first municipal year no ordinance of the council changing any such salary or remuneration shall take effect until the municipal year succeeding that in which the ordinance is passed.

Passage of ordi nance, involving expenditure of money, etc., shall be by majority vote.

Money appro-priated for specific purpose, shall be expended for such purpose only.

-proceedings.

-money shall not be paid out, except on order of mayor.

Proceedings, for organization of city govern-

In case any ordinance, order, resolution or vote SECT. 14. involves the appropriation or expenditure of money to an amount which may exceed three hundred dollars, the laying of an assessment, or the granting to a person or corporation of any right in, over or under any street or other public ground of said city, the affirmative votes of a majority of all the members of the city council shall be necessary for its Every such ordinance, order, resolution or vote shall be read twice, with an interval of at least three days between the two readings, before being finally passed, and the vote upon its final passage shall be taken by roll-call. No sum appropriated for a specific purpose shall be expended for any other purpose, and no expenditure shall be made, nor liability incurred by or in behalf of the city, until an appropriation has been duly voted by the city council, sufficient to meet such expenditure or liability, together with all unpaid liabilities which are payable out of such appropriation; provided, however, that after the expiration of the financial year, and until the passage of the regular annual appropriations, liabilities payable out of a regular appropriation to be contained therein may be incurred to an amount not exceeding one quarter of the total of such appropriation for the preceding No money shall be paid out of the city treasury, except on orders signed by the mayor, designating the fund or appropriation from which said orders are to be paid.

SECT. 15. For the purpose of organizing the system of government hereby established, and putting the same in operation in the first instance, the selectmen of the town shall

the acceptance of this charter issue their warrant for calling a meeting of the legal voters at such place and hour of the day as they shall choose, for the purpose of choosing a mayor,

at least seven days before the first Monday of March, after CHAP. 506

seven aldermen, an auditor, and seven constables to be taken from the city at large; said officers shall be elected by a plurality vote. The town clerk shall notify the several officers elect of their election, in writing, within twenty-four Their powers and duties shall be as herein provided. It shall be the duty of the city council, as soon as may be wards. after their election, to cause a division of the city into seven war s in such manner as to include as nearly as may be, consistently with well defined limits, an equal number of legal voters in each ward. After such division into wards, ward meetings of the legal voters thereof shall be called, which meetings shall be presided over by some person appointed by the city council, and the records of said first meetings in the several wards shall be made by some person designated by the city council, and at said first meetings lists of voters, corrected by the aldermen, shall be delivered to the persons designated to act as recording officers in the several wards, to be used, as provided by law, in town meetings. ing officers shall perform the duties of ward clerks, as before herein provided, relative to making a record of the election, and returning a copy of the records to the city council. And on the first Monday in March, annually thereafter, the Annual meet qualified voters of each ward shall vote on one ballot for coolings. city and ward officers, as hereafter provided for, all of which officers except the mayor, shall be residents of the ward or district where elected. And all officers shall be elected by ballot, by a plurality of the votes given, and shall hold their offices one year from the second Monday in March, and until others shall be elected and qualified in their All city and ward officers shall be held to discharge the duties of the offices to which they have been respectively elected, notwithstanding the removal after their election, out of their respective wards into any other wards in the city, but they shall not so be held after they have taken up their permanent residence out of the city; the ward clerk, within twenty-four hours after such election, shall deliver to the ward officers elected, certificates of their

election, and shall forthwith deliver to the city clerk a certi-

certificates to ward officers.

-new election, shall be held in case of vacancy, or otherwise.

—oaths of office, by whom administered.

-meetings of city council.

Permanent chairman, election of, powers, and duties.

-president, pro tem., how and when chosen.

Officers required to appear before city council, at any time.

fied copy of the record of such election, a plain and intelligible abstract of which shall be entered by the city clerk on the city records. If the person elected shall refuse to accept the office, the said board shall issue their warrants for another election; and in case of a vacancy in the office of mayor by death, resignation or otherwise, it shall be filled for the remainder of the term by a new election, to be called as herein provided, and held within twenty days after the vacancy The oath or affirmation prescribed by this act, shall occurs. be administered to the mayor by the city clerk or any justice of the peace in said city. The aldermen elect shall meet on the second Monday in March, at seven o'clock in the evening. when the oath, or affirmation, required by the second section of this act shall be administered to the members present by the mayor, or any justice of the peace. The city council shall, by ordinance, determine the times of holding stated or regular meetings of the board, and shall also in like manner determine the manner of calling special meetings and the persons by whom the same shall be called; but, until otherwise provided by ordinance, special meetings shall be called by the mayor, by causing a notification to be given in hand, or left at the usual residence of each member.

SECT. 16. After the organization of a city government and the qualification of a mayor, and when a quorum of the city council shall be present, said board, the mayor presiding, shall proceed to choose a permanent chairman who, in the absence of the mayor shall preside at all meetings of the board, and in case of any vacancy in the office of mayor, he shall exercise all the powers and perform all the duties of the office so long as such vacancy shall remain; he shall continue to have a vote in the board, but shall not have a veto power. The board of aldermen, in the absence of the mayor and permanent chairman, shall choose a president, pro tempore, who shall exercise the powers of a permanent chairman.

SECT. 17. Every officer of the city, except the mayor, shall, at the request of the city council, appear before the board and give such information as may be required, and answer any questions that may be asked by the council in relation to any matter, act or thing connected with his office or the discharge of the duties thereof.

SECT. 18. The aldermen shall not be entitled to receive any salary or other compensation during the year for which

Aldermen, shall not be entitled to any compensation.

CII .P. 506

they are elected, nor be eligible to any office of profit or emolument, the salary of which is payable by the city, during said term; and all departments, boards, officers and committees, acting under the authority of the city and intrusted with the expenditure of public money, shall expend the same for no other purpose than that for which it is appropriated. and shall be accountable therefor to the city in such manner as the city council may direct.

SECT. 19. Neither the mayor, members of the board of aldermen, or any officer of the city, shall be interested, directly or indirectly, in any contract or agreement to which the city is a party, nor shall any such person furnish supplies of any kind to the city while holding office therein.

Mayor, nor other officers. shall not be party to any contract in which city is interested.

All officers of the police and health departments shall be appointed by nomination by the mayor and confirmed by the aldermen, and may be removed by them for good cause. All other subordinate officers shall be elected by the city council, and may be removed by them for cause. Except as otherwise specially provided in this act, all subordinate officers shall be elected annually on the second Monday of March, or as soon thereafter as may be, and their term of office shall be for one year, and until others are qualified in their place.

Appointment o police and health officers, appointment and removal of.

-election of subordinate officers.

SECT. 21. A municipal court is hereby established in said city of Deering, which shall be denominated the Deering municipal court; it shall be a court of record, with a seal, and shall consist of one judge who shall reside in said Deer-He shall cause to be entered on the docket of said court all civil and criminal actions, with full minutes of the proceedings in and disposition of the same, which docket shall be at all times open to inspection, and he shall perform all other duties required of similar tribunals in this state; and copies of the record of said court, duly certified by said judge, shall be legal evidence in all courts. He shall not act as attorney or counsel in any action, matter or thing within as counsel. the jurisdiction of said court.

Municipal lished.

court of record, with sea

Judge, appoint-ment and dutie s

shall not act.

The judge shall appoint a recorder of said Shall appoint a SECT. 22. court, who shall reside in said Deering and hold his office for He shall be sworn by said judge, and keep the -daties and records of said court when requested so to do by said judge. In case of absence from the court room, or sickness of the

—in absence or judge and recorder, justice of peace may preside judge, or when the office of judge shall be vacant, the recorder shall have and exercise all the powers of said judge, and perform all the duties required of said judge by this act, and the signature of the recorder as such, shall be sufficient evidence of his right to act instead of the judge. In the absence of both judge and recorder, any justice of the peace of the city of Deering, may preside for the purpose of entering and continuing actions and filing papers in said court, and may adjourn the same from day to day, or till the next regular term.

Exclusive jurisdiction.

SECT. 23. Said court shall have exclusive original jurisdiction of all civil actions in which the debt or damages demanded do not exceed twenty dollars, and both parties, or one of the parties and a person summoned in good faith, and on probable grounds as trustee, reside in said city of Deering; and shall have exclusive original jurisdiction of all offenses committed against the ordinances and by-laws of said city, and all such criminal offenses and misdemeanors committed therein as cognizable by trial justices; provided, that warrants may be issued upon complaints for offenses committed in said city of Deering, by any trial justice in said county, but all such warrants shall be returnable before said court, and no trial justice shall take cognizance of any crime or offense committed in said city or any civil action of which said court has exclusive jurisdiction. Said court shall have original jurisdiction, concurrent with trial justices, of all such matters and things, civil and criminal, within the county of Cumberland, as are by law within the jurisdiction of trial justices in said county.

—proviso.

—concurrent jurisdiction, with trial justices.

Concurrent, jurisdiction, with Superior Court.

SECT. 24. Said court shall have original jurisdiction, concurrent with the superior court of all civil actions in which the debt or damages, exclusive of costs, do not exceed one hundred dollars, in which either party, or a person summoned in good faith and on probable grounds as trustee, resides in the county of Cumberland, or having his residence beyond the limits of this state, is served with process within said county. And said court shall have original jurisdiction concurrent with the superior court in said county, of all larcenics described in sections one, six, seven, eight and nine of chapter one hundred and twenty of the Revised Statutes, when the value of the property is not alleged to exceed thirty dollars; of all cases of cheating by false pretences, described in section one of chapter one hundred and twenty-six of the

Revised Statutes, when the value of the property or other thing alleged to have been fraudulently obtained or sold does not exceed thirty dollars; of the assaults and batteries described in section twenty-eight of chapter one hundred and eighteen of the Revised Statutes, and of the offense described in section six of chapter one hundred and twenty-four of the Revised Statutes, and may punish for either of said offenses by fine not exceeding fifty dollars, and by imprisonment not exceeding three months; provided, that said court shall not try civil actions in which the title to real estate, according to the pleadings filed in the case by either party, is in question, except as provided in chapter ninety-four, sections six and seven of the Revised Statutes.

SECT. 25. A term of said court shall be held on the third Tuesday of each month, beginning at ten o'clock in the forenoon, at such place in the city of Deering as said city shall provide for the transaction of civil business, and all civil processes shall be made returnable accordingly; provided. however, that said court shall be held on every Tuesday at the usual hour for the entry and trial of actions of forcible entry and detainer, and such actions shall be returnable accordingly, and be heard and determined, and judgment entered on the return day of the writ, unless continued for good cause. Said court may adjourn from time to time, but

shall be considered as in constant session for the trial of crimi-

nal offenses.

adjournment,

SECT. 26. Writs and processes issued by said court shall Writs and probe in the usual form, signed by the judge or recorder, and and service. under the seal of said court. They shall be served as like precepts are required to be served when issued by trial justices, except original writs in civil actions, which shall be served not less than seven nor more than sixty days before the sitting of the court at which the same are made returnable. All the provisions of the statutes of the state, -provisions of relative to the attachment of real and personal property, and the levy of executions shall be applicable to actions in this to actions in this court and executions on judgments rendered therein; provided, that property may be attached equal in value to the ad damnum, in addition thereto sufficient to satisfy the costs of suit, and the writ may be framed accordingly.

statutes, re-lative to attachment, applicable

SECT. 27. All civil actions in said court shall be entered Entry of actions. the first day of the term and not afterwards, except by special. and proceed-

permission, and they shall be in order for trial at the next term after the entry if not otherwise disposed of. Pleadings shall be the same as in the superior court, and all the provisions of law relative to practice and proceedings in the superior court, in civil actions, are hereby made applicable and extended to this court, except so far as they are modified by the provisions of this act.

l'roccedings when defendant, in any civil action, claims a trial by jury, in Superior Court. SECT. 28. If any defendant, his agent or attorney, in any action in said court in which the debt or damages claimed in the writ exceeds twenty dollars, shall, on or before the first day of the second term, file in said court an affidavit, that he has a good defense to said action, and intends in good faith to make such defense, and claims a jury trial, and shall deposit with the judge of said court one dollar and fifty cents for copies and entry in the superior court, to be taxed in his costs if he prevails, the said action shall be removed into and entered at the next term of the superior court for said county, and the judge of said municipal court shall forthwith cause certified copies of the writ, return of the officer, and all the other papers in the case to be filed in the clerk's office of the said superior court.

Appeals.

SECT. 29. Any party may appeal from any judgment or sentence of said municipal court to the superior court, in the same manner as from a judgment of trial justice.

Exceptions may be alleged, and cases heard and determined, at law term of d. J. Court.

Exceptions may be alleged and cases certified SECT. 30. on agreed statements of facts, or upon evidence reported by the judge in all civil actions as in the superior court, and the same shall be entered, heard and determined at the next law term held in the western district, or by agreement of parties may be certified to the chief justice of the supreme judicial court, and when so certified, to be argued in writing on both sides within thirty days; and the supreme judicial court, sitting as a court of law, shall have the same jurisdiction of all questions of law arising from said exceptions, statements and reports, as if they had originated in the superior court for the county of Cumberland; and all the provisions of law and rules of the superior court relative to the transfer of actions and other matters from the superior court for said county, shall apply to the transfer of actions from the said municipal court to said law court. Decisions of the law court on all cases from said municipal court, shall be certified to the judge of said municipal court with the same effect as in cases

—decisions of law court, shall re certified to adge.

attorneys.

originating in the supreme judicial and superior courts in said county.

SECT. 31. The costs and fees allowed to parties and attorneys in civil actions before said court, in which the debt or damages recovered do not exceed twenty dollars, shall be the same as are allowed in actions before trial justices, except that the plaintiff, if he prevails, shall be allowed one dollar for his writ; and the defendant, if he prevails, shall be allowed one dollar for his pleadings. But in all actions in which the amount recovered exceeds twenty dollars, the costs and fees of parties and attorneys shall be the same as in the superior court, except that the defendant, if he prevails, shall be

allowed two dollars for his pleadings.

Fees of the judge which he may demand and Fees, received SECT. 32. receive for his services, shall be the same as are allowed by law to trial justices and clerks of the supreme judicial court for similar services, except that he shall receive for every blank writ signed by him, four cents; for the entry of each civil action, fifty cents; for every warrant issued by him, one dollar; and for the trial of an issue in civil or criminal cases. one dollar, and two dollars for each day actually employed after the first. All fines and penalties awarded and received by said judge or said recorder, shall be accounted for and paid over as if the same had been awarded and received by a trial justice, and for neglect to do so they shall be subject to like penalties with trial justices.

A school committee of seven persons shall be elected by the city council at its first meeting for the election of subordinate officers, two to hold office for one year, two to hold office for two years and three to hold office for three years, and thereafter, at each annual municipal election, a person shall be elected to fill the place of each one whose term expires, who shall hold office for three years. member of the committee shall receive any compensation for tion. The members of said committee, duly elected, shall meet and organize as soon after their election as may A majority of the board shall constitute a quorum for the transaction of business. They shall have all the powers and perform all the duties in regard to the care and management of the public schools of said town which are now conferred upon superintending school committees by the laws of this state, except as otherwise provided in this act. They

School com-mittee, election

-shall receive

-quorum.

powers and

-shall elect a superintendent.

-duties.

-anlery

—committee shall annually furnish estimate of amount needed for support of schools.

City council, may maintain drains and sewers. SECT. 34. I. The city council may make, lay and maintain all such main drains or common sewers, as they adjudge to be necessary for the public convenience or the public health, through the public streets, or through the lands of any person or corporation, and may repair the same whenever it is necessary, as hereafter provided. All such drains and sewers shall be the property of the city, and shall be constructed in such manner and dimensions as the city council deem best.

Proceedings, when land is taken for sewers.

Locations, estimates, and plans of drains, to be recorded. II. When such drains or sewers are laid through the land of any person or corporation and not through the public street, and the land is taken therefor, the proceedings shall be the same as provided by the Revised Statutes, as in the case of laying out streets.

III. The city council, as soon as convenient after its first meeting, shall determine what localities within the city limits, and streets of said localities, are in need of drains or sewers, and thereupon cause to be made accurate plans and estimates of cost of main drains or sewers, with their out falls and receptacles, needed in said localities, setting forth full details of costs of each main and needed branches connected therewith, with costs of each branch, using the results of the survey and estimates made in compliance with the appropriation of the town of Deering, under article twenty-three of the warrant for the annual town meeting of said town in the year of our Lord eighteen hundred and eighty-eight, so far as appli-

shall annually, and whenever there is a vacancy, elect a superintendent of schools for the current municipal year, who shall have the care and supervision of said public schools under their direction, and act as secretary of their board: they shall fix his salary at the time of his election, which shall not be increased nor diminished during the year for which he is elected, and may at any time dismiss him if they deem it proper or expedient. A suitable and convenient room shall be furnished by the town for the meetings of said committee, wherein shall be kept their records open to the inspection of the citizens. The said committee shall annually, before the spring election, furnish to the city council an estimate in detail of the several sums required during the ensuing municipal year for the support of said public schools, and they shall not increase the expenditures beyond the amount appropriated therefor.

cable, and cause the same to be recorded and carefully preserved in record books prepared expressly for the purpose. but kept ready at all times for public inspection.

IV. The city council shall adjudge what lots or parcels of land are to be benefited by such sewers or drains, and establish outlines of same and estimate what sums shall be assessed upon such lots and parcels of land, or the owners thereof, towards defraving the expense of constructing and completing such drains or sewers, the whole of said assessment not to exceed two-thirds of the cost of such drains or sewers.

Sixty days or more after the approval by the city council of the plans and estimates made in accordance herewith, and the public announcement of the same in at least two newspapers printed in Portland, on application of ten resident tax payers in a locality requiring drains or sewers, the city council may proceed to construct and complete such drains and sewers, in manner as herein provided, as are needed.

When said drains or sewers are completed, the city Expenses of VI. council shall adjudge what lots or parcels of land are benefited and assessed. by such drains or sewers, and estimate and assess upon such lots and parcels of land and against the owner thereof, if known, such sum, not exceeding such benefit, as they may deem just and equitable towards defraying the expenses of constructing and completing such drain or sewer, the whole of said assessments not to exceed two-thirds of the cost of such drain or sewer, and such drain or sewer shall forever thereafter be maintained and kept in order by said city; the city council shall file with the clerk of said city —location drain and the amount assessed upon each lot or parcel of land assessments, to so assessed and the name of the owner of each lot or parcel of land, if known, and the clerk of said city shall record the same in the book kept for that purpose, and within ten days after filing such notice, each person so assessed shall be notified of such assessment by having an authentic copy of said assessment, with an order of notice signed by the clerk, stating a time and place for a hearing on the subject matter of said assessment given to the person so assessed. or left at his usual place of abode in said city; if he has no place of abode in said city, then such notice shall be given to or left at the abode of his tenant or lessee, if he has one in said city; if he has no such tenant or lessee in said city, then

CHAP. 506

Lands benefited,

When drains may be con-

how estimated

-notices of assessment, and hearing thereon.

by posting the same in some conspicuous place in the vicinity of the lot or parcel of land so assessed, at east thirty days before said hearing, or such notice may be g ven by publishing the same three weeks successively, in two newspapers published in the city of Portland, the first publication to be at least thirty days before said hearing. A return made by copy of such notice by any constable in said city, or the production of the paper containing such notice, shall be conclusive evidence that such notice has been given, and upon such hearing the city council shall have power to revise, increase or diminish any such assessments, and all such revision, increase or diminution, shall be in writing and recorded by said clerk.

-assessments, may be revised.

Appeals from doings of city council, may be taken to S. J. Court.

VII. Any person who is aggrieved by the doings of said city council in laying out and constructing said drains or sewers, or in making said assessments, may appeal therefrom to the next term of the supreme judicial court which shall be holden in the county of Cumberland, more than thirty days from and after the day when the hearing last mentioned is concluded, excluding the day of the commencement of the session of said court. The appellants shall serve written notice of such appeal upon said city council fourteen days at least before the session of the court, and shall, at the first term, file a complaint, setting forth the facts of the case; either party shall be entitled to a trial by jury, or the matter in dispute may, if parties so agree, be decided by a committee of reference, and the court shall render such judgment and decree in the premises as the nature of the case may require: at the trial, exceptions may be taken to the ruling of the judge, as in other cases.

—either party is entitled to trial by jury.

-exceptions
may be taken to
rulings of judge.

Lien, for payment of assessments. VIII. All assessments made under the provisions of this act shall create a lien upon each and every lot or parcel of land so assessed, and within ten days after they are made the clerk of said city shall make out a list of all such assessments, the amount of each assessment, the name of the person, if known, against whom the same is assessed, to be by him certified; and he shall deliver the same to the treasurer of said city, and if said assessments are not paid within three months from the date of said assessments, then the treasurer shall proceed and sell such of said lots or parcels of land upon which such assessments remain unpaid, or so much thereof, at public auction, as is necessary to pay such assess-

—lots of land, may be sold.

ments, and all costs and incidental charges, in the same way and manner that real estate is advertised and sold for taxes under chapter six of the Revised Statutes, which sale shall be made within one year from the time said assessments are made, and upon such sale the treasurer shall make, execute and deliver his deed to the purchaser thereof, which shall be good and effectual to pass the title to such real estate.

Any person to whom the right by law belongs may, at any time within one year from the date of said sale. redeem such real estate by paying to the purchaser, or his assigns, the sum for which the same was sold, with interest thereon at the rate of twenty per cent per annum, with cost of re-conveyance.

If said assessments are not paid and said city does If assessments not proceed to collect said assessments by a sale of the lots are not paid, or enforced by or parcels of land upon which said assessments are made, or instintatin action. does not collect, or is in any manner delayed or defeated in collecting such assessments, by sale of the real estate so assessed, then the said city, in the name of the inhabitants of said city, or in the name of such city may sue for and maintain an action against the parties so assessed for the amount of said assessment as for money paid, laid out and expended. in any court competent to try the same, and in such suit may recover the amount of such assessment with twelve per cent interest on the same from the date of said assessment, and costs; provided, however, that if any lot, when sold in the manner before provided, shall not sell for enough to pay the amount of said assessment with interest and cost, the owner thereof shall be under no personal liability for the same.

> assessments, upon lots that receive no im mediate benefit, may be sus-

When lots and parcels of land adjoining streets Enforcement of where sewers are laid, receive no immediate benefit from said drains or sewers constructed and completed in accordance with the provisions of this section, the city council may suspend the enforcement of the assessment till said lots, or parts thereof, are sufficiently improved for building purposes, and the amounts of the assessments shall be filed by the city treasurer as assets of the city; but it shall not be lawful, under this section, for the city council, or agents thereof, to assess more than one-third of the cost of constructing and completing any drain or sewer, or any part thereof, upon the tax payers of the city at large.

CHAP. 506
General meetings, may be

SECT. 35. General meetings of the citizens, qualified to vote, in the city affairs, may, from time to time, be held to consult upon the public good, to instruct their representatives, and to take all lawful measures to obtain redress of any grievances according to the rights secured to the people by the constitution of this state; and such meetings shall be duly warned by the mayor and aldermen upon requisition of twenty qualified voters. The city clerk shall act as clerk of such meetings and record the proceedings upon the city records.

Proceedings, upon question of acceptance of this act.

SECT. 36. A town meeting may be held at the usual place of meeting, in said town, for the purpose of submitting the question of the acceptance of this act to the legal voters of said town, at any time within five years after the passage thereof, except in the months of September and November. At such meeting the polls shall be open from eight o'clock in the forenoon until five o'clock in the afternoon, and the vote shall be taken by written or printed ballots in answer to the question, "Shall the act passed by the legislature in the year of our Lord one thousand eight hundred and eighty-nine. entitled an act to incorporate the city of Deering, be accepted." The selectmen shall preside at such election and use a check list. The affirmative votes of a majority of the voters present and voting thereon, shall be required for its acceptance. If at any meeting so held this act shall fail to be thus accepted, it may, at the expiration of six months from any such previous meeting, be again thus submitted for acceptance, but not after the period of five years from the passage Such meetings shall be called as provided for by general laws of the state for calling and holding meetings for the transaction of town business.

Act shall not affect rights accrued, or suits pending. SECT. 37. The passage of this act shall not affect any right accruing or accrued, or any suit, prosecution or other legal proceeding pending at the time when it shall take effect by acceptance, as herein provided for, and no penalty or forfeiture previously incurred shall be affected thereby. All persons holding office in said town at the time this act shall be accepted as aforesaid, shall continue to hold such offices until the organization of the city government hereby authorized shall be effected, and until their respective successors shall be chosen and qualified.

So much of this act as authorizes the submission of the question of its acceptance to the legal voters of When act takes the said town, shall take effect upon its passage, but it shall not take further effect unless accepted by the legal voters of said town, as herein prescribed, in which case all acts and parts of acts inconsistent with this act, are hereby repealed.

Approved March 5, 1889.

CHAP, 507

#### Chapter 507.

An Act to establish the Dover Municipal Court.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. A municipal court is hereby established in and Dover Municipal for the towns of Dover and Foxcroft, in the county of Piscataquis, which shall be called the Dover Municipal Court, and shall be a court of record with a seal. All original processes issuing from said court shall be under the teste of the judge, cord, with seal. or, if the office of judge is vacant, of the recorder thereof, and signed by the judge or recorder thereof, and shall have the seal of said court affixed.

-court of re-

Said court shall consist of one judge, who shall Judge, appointbe an inhabitant of the county of Piscataguis, and shall be dutles of. appointed in the manner and for the term provided by the constitution of this state. The said judge shall enter, or cause to be entered on the docket of said court all civil and criminal actions, with full minutes of the proceedings in and disposition of the same, which docket shall be at all times open to inspection, and he shall perform all other duties required of similar tribunals in this state; and copies of the records of said court, duly certified by the judge or recorder thereof, shall be legal evidence in all courts. The said judge shall not act as attorney or counsel in any action or matter within the exclusive jurisdiction of said court.

shall not set as counsel.

The said judge may in his discretion appoint, in May appoint a writing, a recorder, who shall be sworn by said judge, and shall keep the records of said court when requested so to do by said judge; and in case of absence from the court room -duttes and of said judge, or when the office of judge shall be vacant, the said recorder shall have and exercise all the powers of

the judge, and perform all the duties required of said judge by this act, and shall be empowered to sign and issue all papers and processes, and to do all acts as fully and with the same effect as the judge could do if he were acting in the premises; and the signature of the recorder as such shall be sufficient evidence of his right to act instead of the judge. Said recorder shall reside in the town of Dover or Foxcroft, and shall hold his said office of recorder for four years.

-tenure.

Exclusive jurisdiction, in certain cases.

SECT. 4. Said court shall have original and exclusive jurisdiction as follows; first, of all cases of forcible entry and detainer respecting estates within either of the towns named in section one; second, of all such criminal offenses and misdemeanors committed in either of said towns as are by law within the jurisdiction of trial justices; third, of all offenses against the ordinances and by-laws of either of said towns; provided, that warrants may be issued by any trial justice in said county, upon complaint for offenses committed in either of said towns, but all such warrants shall be made returnable before said court; and no other municipal or police court, and no trial justice shall have or take cognizance of any crime or offense committed in either of said towns.

-proviso.

Concurrent jurisdiction with trial justices. SECT. 5. Said court shall have original jurisdiction concurrent with trial justices in all such matters, civil or criminal within the county of Piscataquis though neither party resides in the town where said court may be held as are by law within the jurisdiction of trial justices within said county, and are not placed within the exclusive jurisdiction of said court by the preceding section.

Concurrent jurisdiction, with S. J. Court.

SECT. 6. Said court shall have original jurisdiction concurrent with the supreme judicial court as follows: first, of all civil actions wherein the debt or damages demanded, exclusive of costs, does not exceed fifty dollars, in which any person summoned as trustee resides within the county of Piscataquis, or, if a corporation has an established place of business in said county, or in which, no trustee being named in the writ, any defendant resides in said county, or, if no defendant resides within the limits of this state, any defendant is served with process in said county, or the goods, estate or effects of any defendant are found within said county and attached on the original writ; second, of the assaults and batteries described in section twenty-eight of chapter one hundred and eighteen of the Revised Statutes; of all larcenies

#### DOVER MUNICIPAL COURT

described in sections one, six, seven, nine and eleven of chapter one hundred and twenty of the Revised Statutes, when the value of the property is not alleged to exceed thirty dollars. of the offense described in section twenty-one of chapter one hundred and twenty-two of the Revised Statutes; of all offenses and crimes described in sections one and four of chapter one hundred and twenty-three of the Revised Statutes: of all offenses described in section six and in sections twenty-nine to forty-five, inclusive, of chapter one hundred and twenty-four of the Revised Statutes: of the offense described in section five of chapter one hundred and twenty-five of the Revised Statutes: of all offenses described in section one of chapter one hundred and twenty-six of the Revised Statutes, when the value of the property or thing alleged to have been fraudulently obtained, sold, mortgaged or pledged, is not alleged to exceed thirty dollars; and of all offenses described in sections two, nine, sixteen, seventeen and twenty-one of chapter one hundred and twenty-seven of the Revised Statutes, when the value of the property destroyed or the injury done is not alleged to exceed thirty dollars; and may punish for either of said crimes or offenses by fine not exceeding fifty dollars and by imprisonment not exceeding three months, provided, that when the offenses described in section twenty-eight of chapter one hundred and eighteen, section twenty-one of chapter one hundred and twenty-two, and sections one and four of chapter one hundred and twenty-three, are of a high and aggravated nature, the judge of said court may cause persons charged with such offenses to recognize with sufficient sureties to appear before the supreme judicial court, and in default thereof commit them; third, of all other crimes, offenses and misdemeanors committed in said county, which are by law punishable by fine not exceeding fifty dollars and by imprisonment not exceeding three months, and are not within the exclusive jurisdiction of some other municipal or police court.

SECT. 7. Said court shall not have jurisdiction of any civil action wherein the title to real estate, according to the pleading or brief statement filed therein by either party, is in question; and all such actions brought in said court shall be removed to the supreme judicial court, or otherwise disposed of as in like cases before a trial justice; provided, that \_proviso.

Jurisdiction denied, who title to real



nothing herein contained shall prevent said court from proceeding in accordance with the provisions of sections six and seven of chapter ninety-four of the Revised Statutes.

Cases, in which judge is interested, how disposed of.

SECT. 8. Any action, civil or criminal, in which the judge of said court is interested or related to either of the parties by consunguinity or affinity, within the sixth degree according to the rules of the civil law, or within the degree of second cousin inclusive, but which would otherwise be within the exclusive jurisdiction of said court, may be brought before and disposed of by any trial justice or any other municipal or police court in said county, in the same manner as other actions before said trial justices, or municipal or police courts. If any action wherein said judge is so interested or related to either party, is made returnable before this court, the parties thereto, by themselves or their attorneys, may in writing consent that said judge shall hear and dispose of the same; or the recorder thereof, if disinterested, or with the written consent of the parties, if interested, may hear and dispose of the same in the judge's stead, or such actions shall be disposed of as follows: civil actions, wherein the debt or damages demanded, exclusive of costs, exceed twenty dollars, shall upon motion, be removed to the supreme judicial court for said county, and all other civil actions, and all criminal actions, shall be removed and entered before any such trial justice within said county as may be agreed upon, in writing, by the parties entering an appearance in such action, or if no trial justice is agreed upon, before any municipal or police court in said county, and such trial justice, or municipal or police court shall have and take cognizance of such action and dispose of the same, as if originally returnable before such justice or court; provided, that nothing in this section contained shall prevent any civil action wherein the title to real estate is in question, from being disposed of in accordance with the provisions of the preceding section. In any action in which either of the towns hereinbefore named is a party, or is summoned as trustee, this court shall not lose its jurisdiction by reason of the said judge's or recorder's being an inhabitant of or ewning property in such town; but in any such case the action may, upon written motion of either party, filed before trial, be removed to the supreme judicial court.

CHAP. 507 Tarme

-town may provide a court MODE.

A term of said court shall be held for the transaction of civil business on the third Tuesday of each month. beginning at ten o'clock in the forenoon, at such place in the town of Dover as the judge shall determine; but said town of Dover may, at any time, provide a court room, in which case the court shall be held therein, and all civil processes shall be made returnable accordingly. Said court shall also be held on every Tuesday, at the usual hour, for the purpose of filing pleas in abatement and the affidavit mentioned in section sixteen of this act, and for the entry and trial of actions of forcible entry and detainer, and such actions shall be returnable accordingly, and they shall be heard and judgment shall be entered therein on the return day of the writ. unless continued for good cause. For the cognizance and trial of criminal actions, said court shall be considered as in constant session. In all cases it may be adjourned from time \_adjournment. to time by the judge.

SECT. 10. If at any regular or adjourned term of said court to be held for civil business, the judge or recorder is not present at the place for holding said court, within two hours after the time for opening said court, then any trial justice or justice of the peace in the county of Piscataguis. may preside for the purpose of entering and continuing actions and filing papers in said court, and may adjourn said court from time to time, not exceeding one week at any one time, without detriment to any action returnable or pending, and may, in his discretion, adjourn said court without day, in which event all actions returned or pending, shall be considered as continued to the next term. No trial justice or justice of the peace shall be disqualified from presiding for the purpose mentioned in this section, by reason of his being

When judge or recorder is not present, any trial justice, or justice of the peace, may preside.

SECT. 11. Any party may appeal from any judgment or Appeals. sentence of said court to the supreme judicial court, in the same manner as from a judgment or sentence of a trial justice.

interested in any action returnable before or pending in said

court.

Write and processes issued by said court shall Write and probe in the usual forms, and shall be served as like precepts are required to be served when issued by trial justices.

All the provisions of the statutes relating to Provisions of attachment of real and personal property and the levy of ex- lating to attach-

CHAP. 507
ments, applicable to actions in this court.

ecutions, shall be applicable to actions brought in this court and executions on judgments rendered therein; provided, that property may be attached in addition to the addamnum, sufficient to satisfy the costs of the suit, and the writs may be framed accordingly. When any action in which real estate is attached shall be finally disposed of in said court, or shall be removed to the supreme judicial court, by appeal or otherwise, the judge of said municipal court shall forthwith certify the disposition or removal thereof to the register of deeds of the county of Piscataquis, who may make a minute of the the disposition or removal upon the record of the attachment in said action.

Entry of actions, and proceedings.

SECT. 14. All civil actions in said court shall be entered on the first day of the term and not afterward, except by special permission; and they shall be in order for trial, except actions of forcible entry and detainer, at the next regular monthly term after the entry if not otherwise disposed When a defendant legally summoned fails to enter his appearance by himself or his attorney before twelve o'clock, noon, on the first day of the return term, he shall be defaulted; but if he afterward appear during said term, the court may for sufficient cause, permit the default to be taken Pleas in abatement must be filed on or before the first day of the first regular weekly term held after the entry of The pleadings shall be the same as in the supreme judicial court, and all provisions of law relative to practice and proceedings in civil actions in the supreme judicial court, are hereby made applicable and extended to this court except so far as they are modified by the provisions of this act.

Actions may be

SECT. 15. Actions pending in this court may be referred in the same manner as in the supreme judicial court, and on the report of the referee to said municipal court, judgment may be rendered in the same manuer and with the like effect as in the supreme judicial court.

Proceedings, when defendant, in any civil action, claims a trial by jury, in S. J. Court. SECT. 16. If any defendant, his agent or attorney, in any civil action in this court in which the debt or damages demanded or claimed in the writ exceeds twenty dollars, shall, on or before the first day of the second regular weekly term of said court after the entry of said action, file in said court an affidavit that he has a good defence to said action, and intends in good faith to make such defence and claims a jury trial, and shall at the same time deposit with the judge

or recorder of said court, one dollar and sixty cents for copies and entry in the supreme judicial court, to be taxed in his costs if he prevail, the said action shall at the next regular monthly term of said municipal court, after the entry thereof be removed into the supreme judicial court for said county. and shall be entered at the next ensuing term of the supreme judicial court after such removal: and the judge or recorder of said municipal court shall forthwith cause certified copies of the writ, return of the officer, and all other papers in the case to be filed in the clerk's office of said supreme judicial court.

SECT. 17. Exceptions may be alleged and cases certified on an agreed statement of facts, or upon evidence reported by the judge in all civil actions as in the supreme judicial court, and the same shall be entered, heard and determined at the law term thereof as if the same had originated in the supreme judicial court for said county of Piscataguis; and decisions of the law court in all such cases, shall be certified to the judge of said municipal court for final disposition with the same effect as in cases originating in said supreme judicial court.

Exceptions may be alleged, and cases heard and determined, at law term of S. J. Court.

-decisions of law court, shall be certified to judge.

Powers of

SECT. 18. Said municipal court may render judgment and issue execution, punish for contempt and compel attendance, as in the supreme judicial court; make all such rules and regulations not repugnant to law, as may be necessary and proper for the administration of justice promptly; and is clothed with all such lawful power as is necessary for the performance of its duties under this act.

The costs and fees allowed to parties, attorneys SECT. 19. and witnesses, in all actions in this court, in which the debt or damages recovered shall not exceed twenty dollars, and in and witnesses. actions of forcible entry and detainer, shall be the same as allowed in similar actions before trial justices, except that the plaintiff, if he prevail, shall be allowed two dollars for his writ, and the defendant, if he prevail, shall be allowed one dollar for his pleadings; and in cases where the amount recovered shall exceed twenty dollars, the costs and fees of parties, attorneys and witnesses shall be the same as in the supreme judicial court, except that the defendant, if he prevail, shall be allowed two dollars for his pleadings.

Costs and fees to be allowed to attorneys.

860

CHAP. 507
Fees, rece ved
by the judge i

SECT. 20. The judge of said court may demand and receive the same fees allowed by law to trial justices and clerks of the supreme judicial court for similar services, except that he shall receive for every blank writ signed by him, three cents; for the entry of each civil action, fifty cents; for every warrant issued by him, one dollar; for the trial of an issue in civil or criminal cases, one dollar for the first day and two dollars for each subsequent day actually employed; and said fees for the trial of an issue in civil actions shall be paid by the plaintiff before proceeding with the trial each day, to be taxed in his costs, if he prevail. The fees received by said judge shall be payment in full for his services. When the office of judge is vacant, the recorder shall be entitled to the same fees; in all other cases he shall be paid by the judge.

-shalbein ull, for services -recorder, how paid.

Jurisdiction i trial justices restricted. SECT. 21. Trial justices are hereby restricted from exercising any jurisdiction in the towns named in section one of this act over any matter or thing, civil or criminal, except such as are within the jurisdiction of justices of the peace and quorum, and except as provided in sections four, eight and ten of this act, provided, that until the judge of said court shall enter upon the duties of his office, and whenever the offices of judge and recorder are together vacant, any trial justice shall have and exercise the same jurisdiction as though this municipal court had never been established; and in such case any civil or criminal action made returnable before a trial justice shall be entered before and finally disposed of by such justice.

Not to affect pending actions SECT. 22. Nothing contained in this act shall be construed to interfere with such actions returnable before a trial justice or a municipal or police court, as shall be commenced before this act takes effect, and all said actions shall be disposed of as if this act had not been passed.

SECT. 23. This act shall take effect when approved.

Approved March 5, 1889.

## Chapter 508.

An Act creating the Mechanic Falls Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. That the land embraced within the limits of land minimal bounded as follows: beginning at the westerly terminus of Summer street in Minot; thence by a straight line to the junction of Pine and Lincoln streets in Poland; thence by a straight line to the southwesterly corner of S. I. Jewett's place, known as the Howard place, on Elm street; thence by a straight line to the southeasterly corner of J. M. Libby's homestead lot on Lewiston street; thence by a straight line to the Campbell bridge in Minot: thence by a straight line to the junction of Bucknam street with the West Minot road near the camp ground; thence by a straight line to the junction of Oak and North streets, near Isaiah Hall's house; thence by a straight line to the northwesterly corner of D. S. Perkins' homestead lot; thence by a straight line to point of beginning, together with the inhabitants thereon, be and the same is hereby created a body politic and corporate by Corporate the name of the Mechanic Falls Village Corporation.

with power at any legal meeting called for the purpose to fire and police raise money for the following purposes, to create and maintain a fire department, to maintain police and a night watch, to light the streets and procure water for fire and domestic purposes, to construct and repair sewers and sidewalks, and for support of schools, and may make all suitable contracts for the purposes aforesaid; and may lay pipes in the public streets for purposes of sewerage and water supply; and the Poland Paper Company may contract with the village corporation for furnishing such water, or for pumping.

Said corporation is hereby authorized and vested Authorized to departments.

SECT. 3. The officers of said corporation, unless it shall officers. otherwise determine, shall consist of three superintending school committeemen, clerk, treasurer, collector, agent, assessors, one or more auditors, chief engineer, two or more assistant engineers, and such other officers as may be provided for in the by-laws of said corporation; provided, however, that each alternate year a majority of the assessors and school committeemen shall be residents of the town of

-qualifications,

Poland; and such officers, except as herein otherwise provided, shall have the same qualifications and shall be elected and qualified in the same way, and shall perform within the limits of said corporation the same duties as similar officers elected by towns, and such qualifications may be before the clerk of said corporation.

Powers of school comSECT. 4. Said superintending school committeemen shall have and exercise within said corporation all the rights, power and authority, and shall perform all the duties required by law of superintending committeemen of towns, excepting that they shall report annually to the superintending school committeemen of the town and not to the town itself, and that the returns required by sections eighty-eight, eighty-nine and ninety, chapter eleven of the Revised Statutes, shall be made by the superintending school committee of the town.

-report.

-may choose supervisor of schools.

.....

Municipal officers, and powers.

Powers and duties of engineers. SECT. 5. Said assessors shall be the general municipal officers of said corporation, and shall have charge of its affairs and of the expenditure of money therein, except so far as the same may be committed to other officers or persons.

Said corporation, instead of said committee, may choose a

supervisor of schools, who shall perform the duties of said

committee, and his election shall terminate the office of all

members of such committee.

SECT. 6. Said engineers shall have charge of the fire department of said corporation, under such rules and ordinances as the corporation may adopt, and of the expenditure of money appropriated for said department; and said chief engineer, and in his absence the assistant engineers in the order of their rank, shall have exclusively all the power and and authority within the limits of said corporation that fire wardens now have or may have, chosen by towns in town meeting; but no building shall be pulled down or demolished, except by the concurrence of two of said engineers, and of one of the fire wardens or municipal officers or a civil or military officer of the town in which the building is located, in the order named, present at any fire.

Taxes, how

SECT. 7. All moneys which may be raised for the purposes aforesaid, or for any other purposes for which the corporation may lawfully raise money, shall be assessed upon the taxable polls and estates embraced within the limits of the corporation by the assessors thereof, in the same manner as is provided by law for the assessment of town and county

taxes, and the said assessors may copy the last valuation of Chap. 508 said property by the assessors of either of said towns, and assess the tax thereon, or may correct said valuation or make a new one thereof, according to the principles established by the last act establishing a state tax, and assess the tax on that valuation, and may make abatements on taxes assessed in said corporation in the same way as assessors of towns may do.

SECT. 8. Said corporation may obtain by loan, money for any of the purposes for which it may lawfully raise money, payable in such installments, not exceeding ten, and at such time or times not exceeding ten years as the corporation may direct in the vote authorizing such loan; but in no case shall a loan be made that shall with other indebtedness make the whole liabilities of the corporation more than five per cent of the aggregate amount of the last valuation of the estates of the corporation upon the assessors' books. And whenever the corporation shall vote to borrow money as aforesaid, the clerk thereof shall certify to the assessors thereof the amount of said loan, with the date or dates at which the same shall become due and payable, and the assessors at each annual assessment of taxes in said corporation after said loan, shall assess the amount of the installment or payment with the interest on the same, that may become due that year on the polls and estates in the corporation, as if it had voted to raise the same.

SECT. 9. Upon a certificate being filed with the assessors of said corporation by the clerk thereof, of the amount of taxes. money raised at any legal meeting of the inhabitants thereof for the purposes aforesaid, said assessors shall, as soon as may be, assess said amount upon the taxable polls and estates embraced within said corporation, and the assessment so made, as well as the assessment of moneys to repay any loan of said corporation with interest thereon, shall be by them certified and delivered to the treasurer or collector of said district, who shall collect the same in like manner as town taxes are collected in towns, and said corporation, collector or treasurer shall have the same power and authority in collecting the tax so assessed, as a constable or town collector has for collecting town taxes, and shall enforce payment of the same in the same manner as a town constable or town collector may do, and the said corporation shall have the same power

May raise money by loan.

indebtedness, limited.

when loan is due, amount shall be certified to assessors, who shall assess the same.

Assessment and collection of

-powers of collector of

to direct the mode of collecting said taxes as towns have in the collection of taxes. Such collector shall have the same right that town collectors have by section one hundred and forty-one of chapter six of the Revised Statutes, as amended by section two of chapter three hundred and fifty-nine of the public laws of eighteen hundred and eighty-five, to recover any tax committed to him by suit; and the corporation shall have the same rights that towns have by section one hundred and seventy-five of chapter six of the Revised Statutes, as amended by chapter three hundred and tifty of the public laws of the last named year, to recover taxes by suit. the provisions of the public laws aforesaid shall be applicable in case of any suit by the corporation or its collector, the corporation having the rights of towns in this respect, and its assessors the rights of selectmen, and no judge, justice or magistrate shall be disqualified to try such suit by his residence within said corporation.

—provisions of public laws, applicable in suits to recover taxes.

Act shall take effect when approved by majority of legal voters, in limits of corporation.

-meetings, how and when held.

—school district, number one, abolished, when this act takes effect.

Corporation, shall take possession of all sensol property, and pay fair value thereof.

This act shall take effect after its approval. SECT. 10. when a majority of the legal voters within that portion of said corporation lying in the town of Poland, and a majority of the legal voters in that portion of said corporation lying in the town of Minot, shall concurrently vote to accept the same at separate meetings called for this purpose, to be held in the said respective portions of said corporation and called and notified in said respective portions of said corporation in the manner provided in section fifteen of this charter; and there shall be held not exceeding five such concurrent meetings, within four years and six months from the date of the approval of this act, and not more than one such meeting shall be held in any one year; and upon the taking effect of this act, school district numbered one in the town of Minot shall be and stand abolished, but its corporate powers and liabilities shall continue so far as may be necessary for the enforcement of its rights and duties. The corporation created by this act shall not be abolished by any doings of the town of Minot for any purpose.

SECT. 11. Upon its organization and the election of its officers, after the acceptance and taking effect of this act, the corporation hereby created shall forthwith take possession of all the school houses, lands, apparatus and other property owned and used for school purposes, which shall be within its territorial limits, and shall pay the fair value thereof to the

-proviso.

-amount to be by district number one, shall be determined by commission; also shall determine all sums due, and to be paid, by the different corporations in interest.

owner of the same; provided, however, that said corporation shall pay one dollar in full for all of the school property of district number one in Minot; and also that district number one shall pay to said corporation such an amount for school property situated in Poland as may be determined by a commission of three disinterested persons to be appointed by any justice of the supreme judicial court, and all former rebate of taxes made to Poland part of said corporation shall be ascertained by said commission, and shall be deducted from the value so determined, and one-half of the balance shall be paid by the Minot part of the corporation to the Poland part of the corporation; provided, one-half of said amount, after such deductions, shall not exceed one thousand dollars. The value of the property of the school district taken as aforesaid shall be paid for by said village corporation to the district; and said corporation shall pay the town of Poland the value of its property taken as aforesaid, and the town shall pay the corporation such part of said town's school property not so taken as shall compensate the tax pavers of the village corporation who are liable to town taxation in Poland for their interest in the property last mentioned; so that the town shall thenceforth own no such school property within the village corporation, and the corporation shall own none elsewhere within either town, and each of the three corporations shall be compensated for all its property whereof it shall be divested by proceedings under this act. For the accomplishment of these several purposes, the court may make such order or orders, or decrees, as it may find expedient. It may refer appraisers. the case to a master to report a scheme, and may appoint all needful appraisers and commissioners, and may employ in the premises all the methods and authority which appertain to its jurisdiction as a court of equity, including the power to punish for contempt. The assessors of the town of Poland and Assessors of of the school district aforesaid and of the village corporation shall make all such assessments, abatements, offsets, remittances and commitments of taxes as the court may order; court and their respective collectors shall collect and pay over all taxes committed to them as aforesaid. If any funds accrue to the district from such proceedings they shall be disposed of according to the vote of the district. The funds obtained by the town of Poland thereby shall be applied to schools and educational purposes in the usual and legal manner, without

Court, may

town of Poland, and village corponction, shall make all assessments, etc., as ordered by the

-funds, how

allowing any share thereof to the village corporation, and as if it did not exist.

School moneys, how appor-

SECT. 12. The assessors of each town from which a part of said village corporation is taken, shall annually apportion to said corporation a share of all the school moneys derived from any source for the support of public schools in their town, according to the number of scholars in said corporation residing in said town, provided, however, that each of said towns and the officers thereof shall retain all the powers and privileges conferred upon towns and town officers in general, by section twelve and section sixteen of chapter eleven of the Revised Statutes, and may exercise the same as under the school district system. Scholars not residing within the limits of said corporation may attend its schools if the superintending school committee or supervisor consent thereto. and on such conditions as said consenting officers may impose.

retain all powers conferred by secs. 12 and 16, ch. 11, of the R. S.

towns shell

—scholars, out of limits of corporation, may attend its schools.

All public laws, relative to school districts, applicable to corporation.

-exceptions.

-money, shall be raised, only for certain purposes.

—money shall be assessed by ts own assessors.

-bonds of collector, and, treasurer.

May adopt by-laws.

-prescribe powers of engineers.

SECT. 13. All the public laws of the state relative to school districts, and to the officers thereof, shall be applicable to said village corporation and to its officers, except so far as they may be inconsistent with the provisions of this act; and with the same exception, and excepting the tax provided for in section six, chapter eleven, Revised Statutes, the jurisdiction of the school and fire department officers of each town is hereby excluded from the territory embraced in said village corpora-No money raised for educational purposes, other than the per capita tax last mentioned, or for the prevention or extinguishment of fires by either town, other than such assessments as shall be made under order of the court as hereinbefore provided, shall be assessed upon any persons or property which may be liable to taxation by said village corporation or applied to the benefit of said corporation. raised or borrowed by the corporation shall be assessed by its own assessors and not by town assessors; and there shall be no appeal to either town from any vote of the village corporation. The corporation collector, and when required, the treasurer, shall give bonds with sureties, in such sums as the corporation may direct, to be approved by its assessors.

SECT. 14. Said corporation, at any legal meeting called for that purpose, may adopt by-laws and make all needful rules and ordinances for the organization and government of a fire department, and may prescribe the powers, duties, style and rank of the engineers of the fire department, and of the

officers and members of engine and hook and ladder com- CHAP. 509 panies within said corporation, not repugnant to the laws of the state.

The first meeting of the corporation may be First meeting, how called. SECT. 15. called by W. W. Waterman, S. I. Jewett, J. A. Bucknam and P. R. Cobb, or either of them, by posting up a notification thereof in some public and conspicuous place within its limits stating in distinct articles the objects of the meeting. seven days before the time appointed for the meeting.

Approved March 5, 1889.

# Chapter 509.

An Act to incorporate the Saint John Lumber and Mill Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. I. H. Page, J. J. Wheelock, their associates, Corporators. successors and assigns, are hereby made and constituted a body politic and corporate by the name of the Saint John Lumber and Mill Company, with power by that name to sue name and be sued, and to have all the powers, privileges and immunities, and to be subject to all the duties and liabilities contained in the laws of this state relating to such manufacturing corporations.

...cornorute

Said corporation is authorized to manufacture Powers. lumber and such other articles as may be conveniently connected therewith, with power to purchase, hold and sell such articles, and with power to lease, purchase and hold such real and personal estate as may be deemed expedient; also to make such by-laws and regulations for the management and government of said corporation as may be deemed nec-The said corporation is authorized to essary and proper. erect mills on lands which it may acquire by purchase, at Saint John plantation and Saint Francis plantation, in the county of Aroostook, and to maintain a boom or booms with suitable piers there, for the purpose of holding logs for said mills, not, however, in any manner to interfere with the free navigation of said river.

SECT. 3. Said corporation shall have a capital stock of Capital stock. seventy-five thousand dollars, with liberty to increase the

same by a majority vote of the stockholders, at any meeting duly called for that purpose, to a sum not to exceed one hundred and fifty thousand dollars, said stock to be divided into shares of one hundred dollars each.

May issue bonds, and mortgage property. SECT. 4. The company may also issue its bonds for construction and manufacturing purposes to an amount not to exceed seventy-five thousand dollars, of such tenor, and upon such rates and times as the stockholders may determine, and secure the same by mortgage upon the property of the company.

First meeting, how called. SECT. 5. Any of the persons named in the first section of this act, may call the first meeting of the corporation, by giving seven days' notice thereof in writing to each of the corporators.

SECT. 6. This act shall take effect when approved.

Approved March 5, 1889.

## Chapter 510.

An Act to incorporate the York Mutual Aid Association.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Corporate name.

-purposes.

SECT. 1. That Marshall C. Decker, George B. Perkins, Osea B. Starks, David Horne and Frank Small, their associates, successors and assigns, be and hereby are made a body politic and corporate, by the name of the York Mutual Aid Association, for charitable and benevolent purposes and furnishing relief and assistance by means of mutual agreements and payment of funds, and said corporation may sue and be sued, defend and be defended, have and use a common seal and establish all by-laws and regulations, which may be necessary to carry out the purposes of this act, and shall be vested with all the powers and privileges and be subject to all the liabilities by law incident to corporations of a similar nature.

May hold real

SECT. 2. Said corporation may purchase, take and hold, by deed, gift, bequest, devise or other wise, personal estate for the purpose of said corporation, to an amount not exceeding at any one time, five thousand dollars, and may improve, use, sell and convey or otherwise dispose of same at pleasure.

The two first named persons in this act may call the first meeting of this corporation, by personal notice, either written or printed, delivered or mailed to each corporator, at least ten days before the time of meeting.

CHAP. 511 First meeting, how called.

This act shall take effect when approved.

Approved March 5, 1889.

## Chapter 511.

An Act to incorporate the Mechanic Falls Water and Electric Light and Power Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Josiah A. Bucknam, E. Adron Gammon, J. Corporators. Judson Bucknam, William H. Whitcomb, Henry M. Beane and F. O. Purington, with their associates, successors and assigns, are hereby made a body corporate, by the name of Mechanic Falls Water and Electric Light and Power Company, and as such shall possess all the powers and be subject to all the duties and obligations conferred and imposed on corporations by law, except as otherwise provided herein.

The place of business of said corporation shall Location. be at Minot, in the county of Androscoggin and state of Maine, and its business shall be confined to the towns of Minot and Poland, in said county.

The business to be carried on by said corporation Authorized to shall be to furnish water for the extinguishment of fires and light, and for public and private uses to said village of Mechanic Falls and vicinity, and the inhabitants thereof, and to furnish electric lights for lighting streets of said village, and to dispose of electric light and power to individuals and corporations.

fornish water

Said corporation is hereby authorized, for the Authorized to purposes aforesaid, to take, detain and use the water of the Little Androscoggin river or of any other suitable source of water supply in said Minot or Poland, or the town of Oxford, in Oxford county, and to erect and maintain reservoirs and dams, and lay down and maintain pipes and aqueducts necessary for the proper accumulating, conducting, discharging, distributing and disposing of water, and forming proper reservoirs thereof; and said corporation may take \_take land. and hold, by purchase or otherwise, any lands or real estate

Снар. 511

necessary therefor, and may excavate through any lands, when necessary for the purposes of this incorporation.

Liability for all damages.

SECT. 5. Said corporation shall be held liable to pay all damages that shall be sustained by any person by the taking of any land or other property, or by flowage, or by excavating through any land for the purpose of laying down pipes and aqueducts, building dams and reservoirs, setting posts and extending wires, and also damages for any other injuries resulting from said acts; and if any person sustaining damages as aforesaid and said corporation cannot mutually agree upon the sum to be paid therefor, such person may cause his damages to be ascertained in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by laying out of railroads.

-how ascertained.

Capital stock.

SECT. 6. The capital stock of said corporation shall be seventy-five thousand dollars, which may be increased to one hundred thousand dollars by a vote of said corporation, and said stock shall be divided into shares of one hundred dollars each.

SECT. 7. Said corporation is hereby authorized to lay down

Authorized to lay down pipes, set poles, and extend wires.

pipes, and to set poles and extend wires, in and through the streets and ways in said towns of Minot and Poland, and to take up, replace and repair all such pipes, aqueducts, poles and fixtures as may be necessary for the purposes of their incorporation, under such reasonable restrictions as may be imposed by the selectmen of said towns. And said corporation shall be responsible for all damages to persons and property occasioned by the use of such streets and ways, and shall further be liable to pay to said towns all sums recovered against said towns for damages from obstruction caused by said corporation, and for all expenses, including

reasonable counsel fees, incurred in defending such suits,

with interest on the same.

-responsibility for damages.

Authorized to make contracts to supply water and light. SECT. 8. Said corporation is hereby authorized to make contracts with said towns of Minot and Poland, with any village corporations that now or hereafter may exist in said towns, and with other corporations and individuals for the purpose of supplying water or electric light, as contemplated by this act; and said towns by their selectmen, and said village corporations by their assessors, are hereby authorized to enter into contracts with said company for the supply of water

—towns and village may contract out for water and light.

and electric lights, and for such exemption from public burden as said towns and such corporations and said company agree upon, which, when made, shall be legal and binding upon all parties thereto.

SECT. 9. Said corporation shall have power to cross any water course or public or private sewer, or to change the direction thereof, when necessary for the purposes of their incorporation, but in such manner as not to obstruct or impair the use thereof; and said corporation shall be liable for any injury caused thereby; whenever the company shall lay -liabil down any pipes in any street, or make any alterations or repairs upon its works in any street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavement removed by it to be replaced in a proper condition.

-liability for

Said corporation is hereby authorized to lay, SECT. 10. construct and maintain its pipes under, in and over the Little Androscoggin river, and to build and maintain all necessary structures therefor.

SECT. 11. Any person who shall wilfully injure any of Penalty for Inthe property of said corporation, or who shall knowingly corrupt the waters from which said corporation shall take its supply, in any manner whatever, or render them impure, whether the same be frozen or not, or who shall throw the carcasses of dead animals or other offensive matter into said waters, or who shall wilfully destroy or injure any dam, reservoir, aqueduct, pipe, hydrant, poles, wires, dynamos or other property held or owned by said corporation for the purposes of this act, shall be punished by a fine not exceeding one thousand dollars, or by imprisonment not less than one year, and shall be liable to said corporation for three times the actual damage, to be recovered in any proper action.

SECT. 12. Said corporation may issue its bonds for the May issue construction of its works, upon such rates and times as it mortgage may deem expedient, not exceeding seventy-five thousand dollars, and secure the same by mortgage of the franchise and property of said company.

SECT. 13. In case the works of this corporation shall not When act have been put into operation within four years from the date of the approval of this act, the rights and privileges herein granted shall be null and void.

CHAP. 512
First meeting,

SECT. 14. The first meeting of said corporation may be called by a written notice thereof, signed by any three corporators herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last usual place of abode seven days before the time of meeting.

SECT. 15. This act shall take effect when approved.

Approved March 5, 1889.

### Chapter 512.

An Act to incorporate the Moosehead Lake Navigation Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Corporate

—authorized to navigate Moose bead lake. SECT. 1. Omar Clark, John Ross, Josiah Longley, Heman Whipple, Edward P. Page and the Moose River Log Driving Company are hereby constituted a body corporate by the name of the Moosehead Lake Navigation Company, for the purpose of navigating Moosehead lake with steam, to carry passengers and freight, tow logs, scows and other substances, and to that end said company is authorized to build, purchase and own steamboats, booms, scows and other necessary apparel; and may own and hold real estate, build and maintain piers and wharves that may be necessary in the business aforesaid.

Capital stock.

SECT. 2. The capital stock of said corporation shall not exceed fifty thousand dollars, divided into shares of one hundred dollars each.

M. R. Log Driving Co., authorized to SECT. 3. The Moose River Log Driving Company is hereby authorized to take and hold stock in said corporation.

Approved March 5, 1889.

#### Chapter 513.

An Act to incorporate the Monticello Boom Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Henry C. Sharp, Richard B. Ketchum, Joel Corneratora. Wellington, Albert Sawver, Albert A. Burleigh, Albert W. Madigan, Llewellyn Powers and Fred Moore, their associates, successors and assigns, are hereby created a corporation by the name of the Monticello Boom Company, with all the rights and privileges and subject to all the duties and obligations of such corporations under the laws of the state.

Empowered to and plers.

Said corporation is empowered to locate, build and maintain on the Monticello stream, in the town of Monticello in Aroostook county, between the northern and southern shores of said stream, on lot numbered forty-two in said Monticello, piers and booms for the purpose of holding and sorting logs and lumber driven down said stream and intended for use and manufacture in Aroostook county, and of assorting and separating such logs and lumber from logs and lumber intended to be driven out of the state of Maine. All of said logs and lumber to be held, sorted and separated only upon the conditions hereinafter provided; provided, however, that a safe, suitable and convenient passage way shall be constructed through and by said piers and booms for the passage of logs and lumber after the same shall have been sorted and separated according to the provisions of this act. and the boom master hereinafter named shall have sufficient crew to be kept constantly employed, so as not to unnecessarily detain the drives passing by, and hang them on Jackson's falls.

SECT. 3. Said corporation shall annually appoint a boom Shall appoint a master who shall have the management and control of the sorting and separating of said logs and lumber, and who -duties of. shall during the time when such logs and lumber are being driven through and by said boom and piers, have charge and control of all logs and lumber so being driven through and by said boom and piers, and of all crews and men employed in driving said logs and lumber and said boom master shall have only the right to hold any or all of said logs and lumber a sufficient time to enable him with sufficient crew constantly employed, to sort and separate all logs and lumber intended

Снар. 514

to be held and manufactured in Aroostook county, from logs and lumber intended to be driven out of the state of Maine.

Expense, how paid.

SECT. 4. The booms and piers herein provided for, are to be built and maintained at the expense of the mill owners at Monticello and the boom master is to be paid by them.

Sufficient number of men shall be employed. SECT. 5. Said boom master shall demand of all persons having logs and lumber in any of said drives, men to be employed in sorting said logs and lumber in proportion to the quantity of logs said persons may have in said drives, and in case said men are not furnished within twenty-four hours after notice to said persons or their foreman in charge on said stream, said boom master shall, at the expense of said persons hire said sufficient number of men.

Approved March 5, 1889.

### Chapter 514.

An Act to set off port of Drew Plantation, and annex the same to Reed Plantation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Drew and Reed plantations, SECT. 1. All that part of Drew plantation in the county of Penobscot, lying north of the Mattawamkeag river, and adjoining Reed plantation, in the county of Aroostook, is hereby set off from said Drew plantation and annexed to said Reed plantation.

SECT. 2. This act shall take effect when approved.

Approved March 5, 1889.

#### Chapter 515.

An Act to authorize the Caribou Water Company to increase its capital stock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Company authorized to increase capital stock. SECT. 1. The Caribou Water Company is hereby authorized to increase its capital stock to one hundred thousand dollars.

SECT. 2. This act shall take effect when approved.

Approved March 5, 1889.

### Chapter 516.

An Act authorizing the Dexter and Piscataquis Railroad Company to construct its Railroad.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The Dexter and Piscataquis Railroad Company, a corporation organized under the laws of this state, is hereby authorized to construct its railroad from a junction with the Dexter and Newport Railroad, in the town of Dexter, through the towns of Dexter, Sangerville, Dover, and to a junction with the Bangor and Piscataguis Railroad, in the town of Foxcroft, and may purchase, or take and hold, as for public use, land and all materials in and upon it, necessary for the construction of said railroad; but the land so taken shall not exceed four rods in width, unless necessary for excavation. embankment or materials.

D. & P. R. R. Co., authorized to construct road.

-route.

-may take

SECT. 2. This act shall take effect when approved.

Approved March 6, 1889.

# Chapter 517.

An Act to authorize the erection of dams and booms in the Androscoggin river, between Topsham and Brunswick.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Nathan L. Marshall and Ansel Dudley, their N. L. Marshall, associates, successors and assigns are hereby authorized and et. ala., authorized and led to build empowered to locate, build and maintain in the Androscoggin river, above the railroad bridge and between the towns of Topsham and Brunswick, piers, dams, and side dams, booms and sluices, for the purpose of booming and holding logs, spars, pulp-wood and other lumber.

SECT. 2. Said parties shall boom all stray or prize logs shall boom all and hold them for the space of twenty days, after giving notice give notice. to the owners, if known, and if not known by publishing in the Lewiston Journal, three weeks successively, the number and marks of the logs so held, unless claimed by the owners thereof before such notice is given, and shall be entitled to charge fifteen cents for each log so boomed and held by them,

CHAP. 517
May hold logs,
and receive
compensation.

-logs not claimed and taken away, shall be forand all expenses for said notice; said parties shall hold said logs for such further space not exceeding sixty days, as they may be requested by the owners, if such request is made to them within the twenty days above mentioned and they may charge a reasonable compensation for such additional space. All logs not claimed and taken away within the said sixty days shall be forfeited to the owners of the booms, and said owners shall have a lien on such logs for all the charges above named, which shall continue for ninety days from the date of notice aforesaid and be enforced by attachment; provided. however, that in case any logs or lumber of an amount exceeding fifty thousand at any one time, shall break away from any boom on the river above the boom hereby authorized or shall escape from the control of the owners thereof, it shall be the duty of the owners of this boom on request of the owners of said logs, to boom said logs and raft and hold them for the owner for a period of three months and they shall be entitled to a reasonable compensation therefor. And provided further. if said logs come into said boom on the fall freshets or cannot be secured by reasonable care, the owners of said boom shall not be responsible for the loss thereof. Said owners shall have a lien on all logs boomed and held by them under the above proviso, which shall continue thirty days after the expiration of the three months said logs are to be held, and to be enforced by attachment.

-sha'l have lien on logs.

May take lands

SECT. 3. The parties named in the first section of this act, their associates, successors and assigns may take such lands as may be necessary for the erection and maintenance of said piers, dams and booms, and for connecting the dams with the shores, or any island, and may with their agents and teams, pass and repass over said shores and to and from them, over the lands of other persons, for the purposes aforesaid and for the managing said booms, making compensation therefor as is provided in the case of damages for lands taken in laying out highways.

SECT. 4. This act shall take effect when approved.

Approved March 6, 1889.

### Chapter 518.

An Act to incorporate the Clinton Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The territory embraced within the following Limits. limits: beginning on the west or right hand side of the Sebasticook river, at a point on said river about sixty rods south and below the iron bridge on the line between Joseph Piper and Ira Whitten, and running about a north-westerly course on said line to the main road; thence across the road on said Whitten's north-east line to the Maine Central Railroad: thence up the said railroad in an easterly direction to a bridge over the twelve mile stream; thence up the stream in a northerly direction to N. M. Prescott's south line on said stream; thence in a south-easterly direction on said Prescott's line to the Mutton Lane road, so called; thence across said road to C. C. Brown's north line and on said line to the Maine Central Railroad: thence across said railroad. land of Charles Jaquith and land of Alton Richardson in same direction and on same line to said Richardson's east line: thence on said line to S. P. Reed's north line and on said Reed's east line to the road leading from Clinton village to Burnham: thence across said road to east line of land of Charles F. Brown: thence on east and south line of said Brown to east line of Isaac Bingham's land; thence on said Bingham's east and south line to the road leading from the main road to land of Eliza A. Hunter: thence on line of said road in a southerly direction to south line of land of J. D. Brown; thence westerly on said Brown's line to the Sebasticook river; thence across and up the said river in a southerly direction to north line of land of Asher Roundy; thence westerly on said Roundy's line to the road leading from Clinton Village to East Benton; thence across said road to south line of land of E. E. Piper; thence running a westerly course on said Piper's line to the Sebasticook river; thence across and up said river to the first mentioned bounds, in the town of Clinton in Kennebec county, together with the inhabitants thereon, be, and the same hereby is created a body politic and corporate, by the name of the Clinton Corporate Village Corporation.

Authorized to raise money for fire department, and water supply. SECT. 2. Said corporation is hereby authorized and vested with the power, at any legal meeting called for the purpose, to raise money for the purchase, repair and preservation of fire engines, engine houses, hose and other apparatus for the extinguishment of fires; for the construction of reservoirs and aqueducts to supply water; and for the purpose of organizing and maintaining within said limits of said territory an efficient fire department. But the amount of money so raised by assessment on property in the first year after the acceptance of this charter, shall not exceed the sum of one thousand dollars, and the amount so raised in any one year after said first year, shall not exceed the sum of three hundred dollars.

limited.

Taxes, how

SECT. 3. Any money raised by said corporation for the purposes aforesaid, shall be assessed upon the property and polls within the territory aforesaid, by the assessors of said corporation, in the same manner as is provided by law for the assessment of county and town taxes; and said assessors may copy the last valuation of said property by the assessors of the town of Clinton, and assess the tax thereon, if said corporation shall so direct, and may abate any tax by them so assessed, the tax on polls not to exceed at any one assessment the sum of fifty cents to any one person in any one year.

Assessment, and collection of taxes. SECT. 4. Upon a certificate being filed with the assessors of said corporation by the clerk thereof, of the amount of money raised at any meeting for the purposes aforesaid, it shall be the duty of said assessors, as soon as may be, to assess said amount upon the estates and polls of persons residing on the territory aforesaid, and upon the estates of non-resident proprietors thereof, and the assessment to certify and deliver to the treasurer or collector of said corporation, whose duty it shall be collect the same in like manner as county and town taxes are by law collected by towns, and said corporation shall have the same power to direct the mode of collecting said taxes as towns have in the collection of town taxes.

Officers.

SECT. 5. The officers of said corporation shall consist of a clerk, treasurer, assessors, collector and fire wardens, and such other officers as may be provided for in the by-laws of said corporation, the said fire wardens to have, exclusively, all the power and authority within the limits of said corpo-

—powers of fire wardens. ration that fire wardens have, or may have, chosen by towns All said officers shall be duly sworn to in town meeting. the faithful performance of their duties.

Снар. 518

All meetings of said corporation, after the first, Meetings, how shall be notified by warrant of the assessors, notices of which shall be posted up in two public places within its limits seven days prior to the meeting, stating the time, place and purposes of the meeting; and a meeting shall at any time be -may be called on a pileation of called on the written application of seven legal voters to said assessors, stating the time, place and purposes for which said meeting is requested.

- SECT. 7. George A. Spearin and Ruel W. Gerald, or First meeting, how called. either of them, are hereby authorized to call the first meeting of said corporation, and for that purpose to notify the legal voters thereof to meet at some suitable time and place within the limits aforesaid, the notice to be posted up in two public places within said limits, seven days at least before the time of said meeting; and either of said persons is authorized to preside at said meeting until after its organization, and until its officers shall be chosen and sworn; and afterward, at all regular meetings of the corporation, a moderator shall be chosen in the same manner and with the same powers as in town meetings.
- At the first meeting of said corporation, called Acceptance of agreeably to seventh section of this act, the legal voters shall vote by ballot on the question of accepting this charter, and if the majority of the voters present at said meeting shall vote in favor of its acceptance, then this act shall take effect, and the corporation shall then proceed to organize and choose its officers.

This act shall take effect from and after its When act shall SECT. 9. approval by the governor, so far as to empower the said first meeting to be called, and if this charter shall be accepted, as provided in section eight of this act, then the same shall take and have complete effect in all its parts.

Approved March 6, 1889.

Снар. 519

### Chapter 519.

An Act to amend the charter of the Moose River Log Driving Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Tien on logs, for payment of cost of driving. SECT. 1. The Moose River Log Driving Company shall have a lien on all logs and other timber coming into Moose river and driven or towed by it from the mouth of said river to the outlet of Moosehead lake, for the cost and expense of such driving or towing, to be enforced in the manner now provided by law for its lien upon the logs and other timber by it driven to the mouth of said river.

--!iow enforced.

SECT. 2. This act shall take effect when approved.

Approved March 6, 1889

### Chapter 520.

An Act to amend Section two of Chapter three hundred and seventy-six, of the Private and Special Laws of eighteen hundred and seventy-seven, relating to the Bryant's Pond and Andover Telegraph Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 2, ch. 376, Special Laws of 1877, amended. Section two of chapter three hundred and seventy-six of the private and special laws of eighteen hundred and seventyseven, is hereby amended so as to read as follows:

Said corporation is hereby authorized to own,

Authorized to construct line of telegraph.

-reute.

construct, maintain and operate a line or lines of telegraph from the town of Andover, in the state of Maine, through the

tion, use or safety of its lines.'

towns of Rumford, Milton plantation, Bethel and Woodstock, to Bryant's Pond station, so called, on the line of the Grand Trunk railroad, with the right to extend the same to Hanover village, by the most feasible route. And said line may be constructed, maintained and operated upon and along any public highway or bridge but in such manner as not to incommode or endanger the customary public use thereof. And said corporation may cut down any trees standing within the

-may construct line along any highway.

Approved March 6, 1889.

limits of any highway, or in the line of its route, except ornamental, shade or fruit trees, when necessary for the erec-

### Chapter 521.

An Act to incorporate the Quebec and Maine Railway Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Arthur Sewall, Frank Jones, Payson Tucker, Corporators. Edward Dent, Robert N. Hall, William G. Davis, Francis W. Hill, F. Langeeier, Frank Grundy, Owen Murphy, Franklin A. Wilson, Darius Alden, John Ayer, John Ware, Thomas W. Hyde, Reuben B. Dunn, and Edmund F. Webb. their associates, successors and assigns, are hereby created and constituted a body corporate by the name of the Quebec Corporate name. and Maine Railway Company, with all the powers, franchises, rights and privileges, and subject to all the duties, obligations and restrictions conferred and imposed upon railroad corporations by the laws of this state.

The officers of said corporation shall be a officers. SECT. 2. president, secretary, treasurer, board of directors, and such others as may be provided in the by-laws, rules and regulations of the corporation not repugnant to the laws of this state.

SECT. 3. The capital stock of said corporation shall con- Capital stock. sist of not less than twenty-five hundred shares of the par value of one hundred dollars each, but the number of such shares may be from time to time increased at the discretion of the stockholders, to an amount not exceeding twenty five thousand shares.

SECT. 4. Said corporation is authorized to make surveys, Authorized to to locate, construct, equip, maintain and operate a railroad construct of the standard gauge, with one or more tracks or sets of rails, with all suitable bridges, tunnels, viaducts, culverts, trains, turnouts, and all other necessary appendages from \_\_\_\_\_\_ some point on the boundary line between the state and the province of Quebec in the town of Sandy Bay, where it may connect with the Quebec Central Railway, or any other railway which may be constructed, in a southerly or southeasterly direction, by the most feasible route, intersecting with and crossing the railway of the International Railway Company of Maine, and extending to a point at or near the forks of the Kennebec river, where the best and most practicable connection can be made with any railroad, which may be constructed northerly to such point.

May take real

Said corporation is hereby invested with all the powers, privileges and immunities, which may be necessary to carry into effect the object and purposes of this act, and to this end it shall have the right to take or to purchase and hold or assign and convey the same, so much of the land and other real estate of private persons or corporations as may be found necessary or convenient for the location, construction and convenient operation of said railway; and also have the right to take, remove and use, for the construction and also for the repair of said railway and its appurtenances, any earth, gravel, stone, timber or other materials on or from the land so taken; provided, however, the land so taken shall not exceed six rods in width, except where greater width is necessary for the purpose of excavation or embankment; and provided, also, in all cases said corporation shall pay such lands, estate or materials such price as it and the owner or owners thereof may mutually agree upon; and in case said parties shall not agree as to the price to be paid, then said corporation shall pay, in any given case, such damages as shall be ascertained and determined in accordance with the provisions of so much of chapter fifty-one of the Revised Statutes of the state, as relate to the estimation and payment of damages and amendments thereof.

—damages, how ascertained, in case of disagreement.

Shall have power to make by-laws.

-authorized to connect with other railroads, lease, or soll property.

Said corporation shall have power to make, order and establish all necessary by-laws and regulations consistent with the constitution and laws of this state, for its own government and for the due and orderly conducting of its affairs and management of its property; and it is also hereby authorized and empowered to make connection with any other railroad corporation, to lease or sell its line of railway and property, either before or after its completion, to any other railroad company, either domestic or foreign, to take a lease of or buy any other connecting line of railroad and property, whether domestic or foreign, either before or after its completion, and to amalgamate its stock with the stock of any connecting railroad company, whether domestic or foreign, either before or after its completion, and to amalgamate its stock with the stock of any connecting railroad company, whether domestic or foreign, in order to form with such railroad company a single corporation, upon such terms as may be mutually agreed upon, which lease, sale, purchase or amalgamation shall be binding upon the parties according to

the terms thereof, only when ratified by a majority vote of CHAP. 521 the stockholders in said corporation present, if a quorum, at any annual meeting or other meeting legally called for the purpose.

property.

SECT. 7. For the purpose of raising means and funds to accomplish the objects and purposes of this act, said corporation is hereby authorized to make and issue its bonds, in such form and manner, and pavable at such times as the directors may, under the circumstances, deem advisable, and it may secure the principal and interest of said bonds by a mortgage of its railway and all its lands, property, rights, privileges and franchises then held, possessed or owned, or thereafter acquired by said corporation, made to such persons as trustees and in such form and manner as the directors may appoint and prescribe, provided, only that the making and issuing of such bonds and the securing of the same by such mortgage shall first be authorized by a majority vote of the stockholders in said corporation present, if a quorum, at any annual meeting or other meeting legally called for the purpose.

SECT. 8. Said corporation is hereby authorized to guarantee payment of the principal and interest specified in the bonds of any other railroad company with which it may be amalgamated, or the railroad of which it may acquire by purchase or lease, provided, only that any such guarantee shall first be authorized by a majority vote of the stockholders in said corporation present, if a quorum, at any annual meeting or other meeting legally called for the purpose.

bonds of roads amalgamated with.

-proviso.

The said corporation shall not locate its railway until twenty-five hundred shares of the capital stock required by section three have been subscribed for in good faith by seribed, etc. responsible parties, and five per cent paid thereon in cash, to the directors of said corporation, and an affidavit made by a majority of said directors and recorded in the office of the -shall file secretary of state that said twenty-five hundred shares of with secretary of state. capital stock have been in good faith subscribed for and five per cent paid thereon as aforesaid, and that it is intended in good faith to construct, maintain and operate the said rail-The secretary of state shall record the said affidavit upon payment of five dollars.

Shall not locate shares have

If the said corporation shall fail to construct the Whon act shall railway authorized by this act on or before the first day of

July, in the year of our Lord one thousand eight hundred and ninety-one, this act shall be null and void so far as it relates to any part of said line or railway then not constructed; and no part of the railway authorized by this act shall be operated for the carriage of freight or passengers until that part of said railway between the railway of the International Railway Company of Maine and the terminus at or near the Forks, shall be completed and ready for operation.

Reasons for granting charter. SECT. 11. This charter is granted because the objects sought to be accomplished, cannot be fully attained and accomplished under the general laws for the formation of railroad companies.

SECT. 12. This act shall take effect when approved.

Approved March 6, 1889

#### Chapter 592.

An Act to incorporate the Gardiner and Randolph Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Corporate

Authorized to construct a horse railroad.

—route shall be determined by municipal officers, and assented to by corporation.

SECT. 1. Joseph S. Bradstreet, Henry Richards, Philip H. Holmes, Arthur L. Berry, William H. Moore, George W. Heselton, their associates, successors and assigns, are hereby constituted a corporation by the name of the Gardiner and Randolph Railroad Company, with authority to construct, maintain and use a horse railroad to be operated by horse power, with convenient single or double tracks, from such point in the city of Gardiner, upon and over such streets therein, as shall from time to time be fixed and determined by the municipal officers of said city of Gardiner, and assented to in writing by said corporation, to the boundary line between said city and the town of Randolph, and thence upon and over such streets, town and county roads in said town of Randolph as from time to time may be fixed and determined by the municipal officers of said town of Randolph, and assented to in writing by said corporation; said corporation shall also have authority to construct, maintain and use said railroad over and upon any lands where the land damages have been mutually settled by said corpo-

ration and the owners thereof; provided, however, that all tracks of said railroad shall be laid at such distances from the sidewalks of said city of Gardiner and town of Randolph as the municipal officers thereof, respectively, shall in their order fixing the routes of said railroad, determine to be for public safety and convenience. The written assent of said corporation to any vote or votes of the municipal officers of elerks of city either of said city or town, prescribing from time to time the routes of said railroad, shall be filed with the respective clerks of said city and town and shall be taken and deemed to be the locations thereof. Said corporation shall have -may fix rates. power, from time to time, to fix such rates of compensation for transporting persons or property, as it may think expedient, and generally shall have all the powers and be subject to all the liabilities of corporations, as set forth in the forty-sixth chapter of the Revised Statutes.

Said railroad shall be operated and used by said Road may be corporation with animal or electrical power. The municipal animal or officers of said city of Gardiner and town of Randolph, respectively, shall have power at all times, to make all such regulations as to the rate of speed and removal of snow and regulate speed, and removal of ice from the streets, roads and highways, by said company at its expense, and mode of use of the tracks of said railroad within said city or town, as the public convenience and safety may require.

SECT. 3.

such loss or damage.

operated by electrical

-municipal snow and ice.

pair such portions of the streets or roads as shall be occupied by it, in repair. by the tracks of its railroad, and shall make all other repairs of said streets or roads which may be rendered necessary by the occupation of the same by said railroad; and if the cars of said corporation are drawn by animals, excepting when the rails are covered by snow or ice, said corporation shall lay such pavings as may be required by the city council of said city, or municipal officers of said town. And said corporation shall be liable for any loss or damage which any person may sustain by reason of any carelessness, neglect or misconduct of its agents or servants, or of any obstructions by them placed in the streets or roads of said city or town, and shall save and hold said city and town harmless from any suits for

or destroy any shade trees in said streets or roads.

Said corporation shall not cut, injure

Said corporation shall maintain and keep in re- Shall keep

-liability, for loss or damage

Penalty for obstructing road.

SECT. 4. If a person shall wilfully and maliciously obstruct said corporation in the use of its roads or tracks, or in the passing of the cars or carriages of said corporation thereon, such person and all who shall aid and abet therein, shall be punished by a fine not exceeding two hundred dollars, or may be imprisoned in the county jail for a period not exceeding sixty days.

Capital stock.

SECT. 5. The capital stock of said corporation shall not exceed one hundred thousand dollars, to be divided into shares of one hundred dollars each, and no share shall be issued for less than the par value.

May lease real estate.

SECT. 6. Said corporation shall have the power to lease, purchase or hold such real and personal estate as may be necessary and convenient for the purposes and management of said railroad.

SECT. 7. Said railroad shall be constructed and maintained

Municipal officers, shall prescribe rail and grade.

in such form and manner, and with such rail and upon such grade as the municipal officers of said city and town, respectively, shall from time to time prescribe and direct; and whenever, in the judgment of said corporation, it shall be necessary to alter the grade of any street, town or county road, said alterations may be made at the sole expense of said corporation, provided, the same shall be assented to by the municipal officers of said city and town, respectively. If the tracks of said company's railroad cross any other railroad of any kind, in either said city or town, and a dispute arises in any way in regard to the manner of crossing, the board of railroad commissioners of the state shall, upon

-manner of crossing other railroads, shall be determined by commissioners.

Municipal SECT authorities, shall retain con. trol of streets.

ingly.

SECT. 8. Nothing in this act shall be construed to prevent the proper authorities of said city and town, respectively, from entering upon and taking up any of the streets, town and county roads occupied by said railroad, for any purpose for which they may now lawfully take up the same.

hearing, decide and determine in writing, in what manner the crossing shall be made, and it shall be constructed accord-

May issue bonds. SECT. 9. Said corporation is hereby authorized to issue bonds for the purpose of constructing its railroad, or for money which it may borrow for any purpose sanctioned by law; but the bonds so issued shall not exceed the amount of capital stock.

No other corporation or person shall be per- CHAP. 523 SECT. 10. mitted to construct or maintain any railroad for similar Exclusive right, purposes, over the same streets as may be lawfully occupied by this corporation, but any person or corporation lawfully operating any horse or electrical railroad to any point to which this corporation's tracks extend, may enter upon, connect with and use the same, on such terms and in such manner as may be agreed upon, between the parties, or, if they shall not agree, to be determined by the railroad commissioners of the state of Maine.

exceptions.

SECT. 11. The original location of the route when granted Location, shall be for twenty. shall be for the term of twenty-five years. The same may be renewed from time to time.

e for twenty-

The first meeting of said corporation may be First meeting, called by any two of said corporators giving actual notice in writing to their several associates, and said corporation may make such by-laws as are proper, and not contrary to the laws of the state.

SECT. 13. Said road shall not be taken or deemed to be a railroad within the meaning of that term, as used in the public laws of this state, but shall have all the rights and be subject to all the liabilities of horse railroads within this state.

This road shall be constructed and completed When act bewithin four years from the approval of this act, otherwise the charter shall be void.

SECT. 15. This act shall take effect when approved.

Approved March 7, 1889.

## Chapter 523.

An Act to supply the people of the town of Sullivan with pure Water.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Clyde D. V. Hunt, William O. Emery, Leroy Corporators. S. Carter, their successors and assigns are hereby made a corporation under the name of the Sullivan Harbor Water Company for the purpose of supplying the town of Sullivan, in the county of Hancock, Maine, and the inhabitants of said town, except that portion of said Sullivan, known as Waukeag -purposes

-corporate

neck or point, with pure water for domestic, sanitary, private and public uses, including the extinguishment of fires.

May take real

SECT. 2. Said corporation may take and hold by purchase or otherwise, real and personal estate necessary and convenient for the purposes aforesaid, not exceeding one hundred thousand dollars.

May take water from Long pond.

SECT. 3. Said company is hereby authorized for the purposes aforesaid, to take, collect, store, flow, use, detain, distribute and convey to the town of Sullivan, and any part thereof, except as limited in section one, water from Long pond in said Sullivan, and it is also authorized to locate, construct and maintain dams, reservoirs, locks, gates, sluices, aqueducts, pipes, conduits, stand pipes, hydrants, and all other necessary structures therefor.

Authorised to lay pipes, etc., along highways. SECT. 4. Said company is hereby authorized to lay, construct and maintain in, under, through, along and across the highways, ways, streets, railroads and bridges in said town, and to take up, replace and repair all such sluices, aqueducts, pipes, hydrants and structures as may be necessary for the purposes of their incorporation, under such reasonable restrictions and conditions as the selectmen of said town may impose. And said company shall be responsible for all damages to all corporations, persons and property occasioned by the use of such highways, ways and streets, and shall further be liable to pay to said town all sums recovered against said town for damages from obstruction caused by said company, and for all expenses, including reasonable counsel fees, incurred in defending such suits, with interest on the same.

—responsibility for all damages.

May cross any private or public sewer.

-liability for injury.

SECT. 5. Said company shall have power to cross any water course, private or public sewer, or to change the direction thereof where necessary for the purposes of their incorporation, but in such manner as not to obstruct or impair the use thereof; and said company shall be liable for any injury caused thereby. Whenever said company shall lay down any fixtures in any highway, way or street, or make any alterations or repairs upon its works in any highway, way or street, it shall cause the same to be done with as little obstruction to public travel as may be practicable, and shall at its own expense, without unnecessary delay, cause the earth and pavements then removed by it, to be replaced in proper condition.

Said company shall have power to cross any pipes, sluices or aqueducts of the Long Pond Water Company, when necessary for the purposes of their incorporation, but in such manner as not to injure the same or to obstruct or impair the use thereof, and for any injury caused thereby, the said Sullivan Harbor Water Company shall be liable.

Said company may take and hold any lands May take lands. necessary for flowage, and also for its dams, reservoirs, locks, gates, hydrants and other necessary structures, and may locate, lay and maintain sluices, aqueducts, pipes, hydrants and other necessary structures or fixtures in, over and through any lands for its said purposes, and excavate in and through such lands for such location, construction and maintenance. may enter upon such lands to make surveys and locations, of location in and shall file in the registry of deeds, in said county of Han- deeds. cock, plans of such location and lands, showing the property taken, and within thirty days thereafter, publish notice of such filing in some newspaper in said county, such publication to be continued three weeks successively. land or other property shall be deemed to have been taken at the date of such filing. Said corporation, however, may make all needful explorations, surveys and levels on any lands prior to such filing.

SECT. 8. Said corporation shall be held liable to pay all Liability for legal damages that shall be sustained by any person, by the taking of any land, water or other property, or by flowage, or by excavating through any land for the purpose of laying down pipes and aqueducts, building dams, reservoirs and also damages for any other injuries resulting from said acts. And if any person sustaining damage as aforesaid and said corporation cannot mutually agree upon the sum to be paid therefor, such person may cause his damages to be ascertained in the same manner and under the same conditions, restrictions and limitations as are by law prescribed in the case of damages by the laying out of railroads. All damages suffered by George C. Lyman or by his legal representatives, in property rights held by him in the waters of Long pond, under chapter six hundred and ten of the private and special laws of eighteen hundred and fifty-six, or in any other way, are understood to be included in this section and to be assessed under the same.

CHAP. 523 May cross pipes of Long Pond Water Co.

CHAP. 523
May contract to supply water.

-town may contract for water, and exempt from taxation. SECT. 9. Said company is hereby authorized to make contracts with the United States and with corporations and inhabitants of said town of Sullivan for the purposes of supplying water as contemplated by this act. And said town of Sullivan is hereby authorized by its selectmen to enter into contract with said company for a supply of water for any and all purposes mentioned in this act, and for such exemption from public burden as said town and said company may agree, which when made shall be legal and binding upon all parties thereto.

Penalty for injuring works, or corrupting water. SECT. 10. Whoever shall wilfully or maliciously corrupt the water of said pond or streams, or any of the tributaries thereto, whether frozen or not, or in any way render such waters impure, whether frozen or not, or whoever shall wilfully or maliciously injure any of the works of said company, shall be punished by fine not exceeding one thousand dollars, or by imprisonment not exceeding two years, and shall be liable to said company for three times the actual damage, to be recovered in any proper action.

Capital stock.

SECT. 11. The capital stock of said company shall be twenty-five thousand dollars, which may be increased to one hundred thousand dollars by a vote of said company, and said stock shall be divided into shares of one hundred dollars each.

May issue bonds, and mortgage property. SECT. 12. Said company may issue its bonds for the construction of its works of any and all kinds, upon such rates and time as it may deem expedient, not exceeding the sum of one hundred thousand dollars, and secure the same by a mortgage of the franchise and property of said company.

First meeting, how called. SECT. 13. The first meeting of said company may be called by a written notice thereof, signed by any three corporators herein named, served upon each corporator by giving him the same in hand, or by leaving the same at his last and usual place of abode, seven days before the time of meeting.

Long Pond Water Co., may give notice of its dealre to purchase property of corporation. SECT. 14. At any time prior to the first day of January in the year of our Lord eighteen hundred and ninety-three, the Long Pond Water Company, a corporation established by an act of the legislature of Maine, approved March sixth, in the year of our Lord eighteen hundred and eighty-five, may give written notice to the Sullivan Harbor Water Company of its desire to purchase the plant and franchise of the

Sullivan Harbor Water Company, and to pay therefor the actual cost of the same with interest thereon at six per cent, together with the reasonable expense of obtaining this charter and organizing hereunder, and may request of said Sullivan Harbor Water Company a detailed statement in writing of such cost and expense and of the dates from which interest should be reckoned. Such written notice and request shall not be construed as an offer to purchase on the part of the Long Pond Water Company. Thereupon the Sullivan Harbor Water Company shall, within sixty days after receiving such notice, furnish said Long Pond Water Company with such statement: including all the actual cost of said plant and of obtaining said charter and organizing as aforesaid, up to the date of such statement. And if any necessary outlay for reasonable repairs and extensions on said plant shall be made by said Sullivan Harbor Water Company after the date of such statement and before the time the full amount shall be determined upon as hereinatter provided, the amount of such outlay shall form a part of the cost of the plant and shall be included in the full sum to be paid. After the aforesaid statement of the cost shall have been so furnished, if the said companies cannot agree upon the full amount to be paid as aforesaid by the Long Pond Water Company to the Sullivan Harbor Water Company, then either of said companies may, after sixty days and before four months from the time said statement of costs is so furnished, make application to the then chief justice of the supreme judicial court of Maine to determine the full amount to be paid in accordance with this The said chief justice shall thereupon order such notice to the parties as he thinks necessary, hear the parties, and make his award of the full amount to be paid. thirty days from the time when the full amount shall be ascertained, either by the agreement of the companies or by the determination of the chief justice as aforesaid, the Long Pond Water Company, if it still desires to purchase said property, shall pay or tender the full sum so to be paid, except as limited in section fifteen, below, to the Sullivan Harbor Water Company, and the Sullivan Harbor Water Company shall thereupon convey and transfer, by deeds or other proper instruments necessary for the purpose, to said Long Pond Water Company all of its plant and franchise free of incum-

—notice, shall n .t be construed as an offer to purchase.

-corporation shall furnish statement of cost.

—if the companies cannot agree upon amount to be paid, Chief Justice may decide.

-he shall give hearing, and make award.

-proceedings.

—charter void, if corporation fails to comply with provisions of this section.

brances, except as provided in section sixteen. If the Sullivan Harbor Water Company shall fail to comply with any of the provisions of this section, then this charter shall become void. The costs and expenses of the hearing before the chief justice, as provided for in this section, shall be taxed by him and shall be paid, one-half by each company.

Conveyance, shall be subject to mortgage, if any exists at time of transfer. SECT. 15. If, at the time of the conveyance and transfer mentioned in section fourteen the plant or franchise, or either of them, of the Sullivan Harbor Water Company, has been mortgaged to secure any bonds or other indebtedness then outstanding, said conveyance shall be subject to said mortgage, and the said Long Pond Water Company shall assume the payment thereof, and shall retain out of the amount to be paid in accordance with the previous section, an amount equal to the amount of all said outstanding bonds or other indebtedness so secured by said mortgage and the accrued interest thereon.

S. H. Land Co., may become a stockholder. SECT. 16. The Sullivan Harbor Land Company, a corporation established and existing under the laws of the state of Maine, is hereby authorized and empowered to become a stockholder in the Sullivan Harbor Water Company, with all the privileges, rights and powers of a stockholder, and subject to all the liabilities of a stockholder.

SECT. 17. This act shall take effect when approved.

Approved March 7, 1889.

### Chapter 524.

An Act to make the Ramshackie Park Association a beneficiary, under the law paying stipends to agricultural societies.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Association shall be paid annual stipend SECT. 1. The Ramshackle Park Association of York county, shall be paid the fair share of the annual stipends provided by law for agricultural societies, subject to the conditions imposed by law.

SECT. 2. This act shall take effect when approved.

Approved March 7, 1889.



# Chapter 525.

An Act granting a charter for the navigation of the Sebasticook River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. J. Henry Davis, his associates and assigns, are hereby authorized and vested with the exclusive right against all persons, of employing and navigating every kind of boat or water craft propelled by steam as common carrier on the waters of the Sebasticook river in Somerset county, between Douglass ledges, so called, in Pittsfield, and the Rapids, so called, in Hartland, for the term of six years.

SECT. 2. Nothing in this act shall be construed as taking away, impairing or otherwise affecting rights or privileges existing, or which may be acquired, by statute, at common law, or by deed or grant, relating to or authorizing dams, flowage or use of water for manufacturing or other purposes, except navigation by steam; and nothing herein contained shall give said Davis, his associates or assigns any rights as against any dams or other means for use of said river, its banks or waters or any part thereof, for such purposes already existing, or which any person or corporation may desire to construct or maintain.

SECT. 3. This act shall take effect when approved.

Approved March 7, 1889.

### Chapter 526.

An Act to amend the charter of the Union Mutual Life Insurance Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section nine of the charter of the Union Mutual Sec. 9, of Life Insurance Company, is hereby amended by striking out amended. the proviso therein, so that said section as amended, shall read as follows:

'SECT. 9. The said company may issue policies of insur- May issue ance upon the life of any person expressed to be for the the life of an benefit of any woman, minor or minors; and the same shall be benefit of enure to the sole use and benefit of such person or persons so expressed as aforesaid, independently of the one whose life

may be thus insured, as well as of his or her creditors, and of the creditors of such woman, minor or minors.'

Sec. 11. emended

Section eleven of said charter is amended by striking out the last clause thereof so that said section as amended, shall read as follows:

May issue policies, with or without a par-ticipation in profits.

SECT. 11. Nothing in this act shall be construed to prevent the company from issuing policies with or without a participation in the profits of said company, or for a limited term of years; nor to prevent the issuing of policies for a larger amount than five thousand dollars, when the accumulated premiums shall have reached the sum of one hundred thousand dollars.

Sec. 8. amended.

SECT. 3. Section eight of said charter is hereby amended by inserting the words "and accident," after the word 'life' in the first line, so that said section as amended, shall read as follows:

May issue con-tracts of life and accident insurance, and grant

'SECT. 8. The company may issue contracts of life and accident insurance, and grant annuities and endowments, and all such contracts shall be signed by the president or vice-president, and by the secretary thereof; and the same shall bind the said company, upon delivery and upon payment of the premium chargeable thereon, to the satisfaction of the directors, and in accordance with their rules and regulations. And, upon the death of any person upon whose life this company shall have a subsisting policy of insurance, the sum insured shall become due and payable in ninety days from the time the same shall be proved and established according to the terms of such policy, unless the policy provides for a different time of payment. And the said company may cause itself to be insured against the hazard of any risk assumed by them.'

sured shall become due.

Approved March 7, 1889.

#### Chapter 527.

An Enabling Act for the annexation of Deering to Portland.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The town of Deering is, subject to the provisions hereinafter contained, hereby annexed to the city of Portland, to constitute an additional ward therein, designated 'ward eight,' and is invested with all the rights, powers, immunities, privileges and franchises, and made subject to the duties and obligations enjoyed by and imposed upon the several wards of the city.

Town of Deering, annexed to Portland.

-ward eight.

SECT. 2. All contracts, indebtedness and liabilities of the town shall be performed, paid and discharged by the city as hereby constituted, and all rights, contracts, claims, immunities, privileges and franchises which might be exercised and enforced by the town, may be exercised or enforced by the city as its successor; and all privileges, exemptions and immunities granted by the town shall remain binding upon the city.

Liabilities of the town, shall be discharged by the city.

SECT. 3. At the next revision of ward lines any portion of said ward eight, in a single piece, may be set off from said ward eight and united with contiguous territory now constituting a part of said city of Portland; and a new ward thus formed which may become and be known as ward eight, and the number, designation of the balance of said annexed territory may be changed to ward nine, but no other division of said annexed territory shall be made, prior to the year nineteen hundred, unless approved by vote of the inhabitants thereof.

Ward lines, may be revised, and ward nine created

SECT. 4. The city assessors of said Portland, at the request of the municipal officers of the town of Deering, or in case of their neglect, or refusal to make such request, then upon the written application of any ten voters of said town, may make a valuation of the real estate of said town of Deering, prior to the submission of this act to the inhabitants of said town and city as hereinafter provided, which valuation, in case of the acceptance of this act by said town and city, shall continue for the term of ten years for the purposes of taxation and shall not be increased within said period except as changed by general state valuation, or to the extent of actual

Valuation of the town, shall be established prior to submission.

improvements placed upon the land, or by reason of other circumstances which may arise and by which its value may be affected.

Town of Deering, shall issue bonds, to constitute an improvement fund.

As soon as this act shall have been accepted by the voters of said town of Deering and of said city of Portland as hereinafter provided, the selectmen and treasurer of said town of Deering shall execute bonds of said town, in denomination of five hundred dollars each, to an amount which shall make the total indebtedness of the town equal to five per cent of the last regular valuation by its assessors, and shall deliver the same to the trustees of the improvement fund as soon as they shall be elected as hereinafter pro-Said bonds shall bear interest at four per cent per annum and shall be payable in twenty years after date. case of neglect or refusal of said selectmen and treasurer to issue said bonds, the trustees of the improvement fund may issue the same at any time thereafterward. The corporate existence of said town of Deering shall continue for the purpose of issuing said bonds until the same have been duly The proceeds of said bonds shall be applied to the construction of sewers and such other improvements upon said annexed territory as may from time to time be authorized by the city council of Portland.

—bonds may be issued by tru-tees of improvement fund, if selectmen neglect.

—proceeds, to he applied to construction of sewers.

Mayor and aldermen, shall build sewers.

-proceeds of bonds, how disposed of.

-how sewers shall be constructed.

The mayor and aldermen shall cause the building of such sewers and outfalls as may be primarily necessary in the territory annexed, the same to form a part of a general system of sewerage for said territory, having in view the present and probable future wants of the same. of the improvement fund shall from time to time sell the bonds provided for in the preceding section, and pay over the proceeds thereof to the city treasurer, who shall open an account with the Deering improvement fund, crediting thereto all sums received from the sale of said bonds and from other sources hereinafter named, and charging against said fund all sums expended by said city of Portland for sewers and other improvements upon said annexed territory. Said sewers shall be constructed in accordance with the provisions of chapter three hundred and sixty-eight of the private and special laws of the year eighteen hundred and seventythree, and of the ordinances of said city of Portland. all money received by the city from the parties benefited by such sewers shall be held as a fund to be applied to the

building of sewers in other streets in said annexed territory. as the same may become necessary. When, in the opinion of the mayor and aldermen, the further extension of the sewerage system can be provided for from yearly taxation, said trustees shall destroy said town bonds remaining unsold in their custody and be discharged from their trust. shall keep a precise account of the sales of bonds and the disposition of the proceeds, and report the same yearly to the mayor and aldermen.

CHAP. 527

-when further extension can be provided for by yearly tax-ation, bonds unsold shall be destroyed.

Whenever it shall appear to the mayor and Cost of conaldermen that the sewer in any street in the territory annexed aswers, hassessed. has cost a larger sum in consequence of increased size to receive the contents of connecting sewers in other streets, that it would have cost if built without reference to such connecting sewers, they may deduct such increased sum before assessing upon the owners of the lots benefited thereby their proportional part of the cost of such sewer. there is in any street much land not occupied by buildings the mayor and aldermen may require immediate payment from the lots benefited thereby only for a reasonable lot under dwelling houses, and may defer payment of the assessment upon the unoccupied land until it is built upon.

> Town shall be holden to pay all taxes which have been legally assessed .

SECT. 8. The several inhabitants of the town of Deering shall be holden to pay all taxes which have been legally assessed upon them by said town, and the several collectors of taxes are hereby required to collect all taxes committed to them according to their several warrants and pay the same to the city treasurer. In case of failure of either of said collectors to collect said taxes the city or its officers shall enforce the same remedies against said collectors which the town might have enforced. The treasurer of the town shall pay all moneys in the treasury to the city treasurer. All money so received by the city treasurer from town collectors or treasurer shall be applied by the city to the several purposes for which they were raised, and in case of any surplus, the same shall be passed to the order of the Deering improvement fund, and expended for the purposes specified in section five.

-how taxes may be col-lected, if collectors fail.

-all moneys shall be paid to city treasurer, but shall be applied to purraised.

All moneys which have been raised by vote of Moneys raised, but not assessed, the town, but the tax therefor not assessed when this act be- assessed by comes operative, shall be assessed by the city assessors and collected, as in the case of city taxes, and applied by the city

government to the purposes for which they were raised, any surplus to be carried to the credit of the Deering improvement fund, to be applied to the purposes specified in said section five.

All property of town, shall vest in city.

SECT. 10. All the real and personal property of the town of Deering not needed for educational purposes or fire department, shall vest in the city in trust to be sold, and the proceeds applied to the erection of suitable ward rooms within Any surplus not needed for such said annexed territory. purpose shall be added to the Deering improvement fund, and expended as in the cases before enumerated.

Polling districts, Habud

SECT. 11. The board of mayor and aldermen may establish in each of the ward or wards into which said annexed territory may be divided un er the provisions of this act, as many polling districts as may be deemed advisable, and shall provide lists of voters to be used in each district, and for the election of a warden and ward clerk for each district.

Shall be entitled to one repre-

\_additional member of school committee, shall be elected.

-tenure.

Election of officers in ward eight.

-meeting, how called and held.

SECT. 12. Until the next apportionment, the residents of said annexed territory may send one representative to the An additional member of the school committee shall also be elected by said city of Portland, who shall be a resident of said annexed territory, and shall be elected by the voters thereof, at the next municipal election which shall occur after annexation shall have taken place under the provisions of this act. Such member of the school committee shall hold his office for the period, and any vacancy shall be filled in the manner provided by chapter three hundred and ninety-two of the private and special laws of eighteen hundred and eighty-five.

ŧ

SECT. 13. Immediately after the acceptance of this act by the inhabitants of said Deering and Portland, the municipal officers of said city of Portland shall call a meeting of the voters of said ward eight for the election of an alderman, three councilmen and two constables for said ward, and for a warden and ward clerk for each polling district established therein under the provisions of section eleven of this act. Said meeting shall be called and held, and the returns of the votes cast thereat shall be made in accordance with the rules which now govern elections in the several wards of said city of Portland, except that the voters of said annexed territory shall have power to elect two of their number to serve respectively as warden and clerk pro tempore of said meeting.

The city Said officers shall be elected by plurality vote. clerk shall notify the several officers of their election within twenty-four hours. The aldermen and councilmen-elect shall qualify in joint convention of the mayor and aldermen and The city council of said city of Portland -trustees of improvement common council. shall thereupon elect three persons to serve as trustees of the fund. improvement fund named in section five of this act, and any vacancies caused by the death, removal or resignation of such trustees shall be filled in the same manner. Upon the election of such trustees and the issue and delivery to them, or upon the issue by them, of the bonds of said town of Deering as provided in section five of this act, the corporate existence of the town of Decring shall cease and all town books, records and papers shall be deposited with the city clerk and remain subject to the order of the city council.

Снар. 527

when cor. porate existence

for acceptance of act may be

-auestion, how

SECT. 14. This act may be accepted by said town of How meetings Deering at any legal meeting of the voters thereof, called for that purpose, and held not prior to June first, in the year of our Lord eighteen hundred and eighty-nine; provided, it shall be accepted before June first, in the year of our Lord eighteen hundred and ninety-one. But if the act shall fail of acceptance at any meeting, another meeting shall not be called until after the expiration of one year from the date of the meeting next preceding. The vote shall be by written or printed ballot, the ballots in favor of accepting this act having thereon the word "yes," and those opposed, the word "no," and if a majority of the ballots received are in favor of accepting the same, the town clerk shall certify the vote to the municipal officers of the city of Portland, who shall submit the acceptance of the act to the voters of the city in ward meetings to be called immediately after the receipt The votes shall be by written or printed of such certificate. ballots, those in favor of its acceptance having thereon the word "yes," and those opposed, "no." If a majority of the voters are in favor of its acceptance, then the city clerk shall certify that vote to the municipal officers of the town of Deering, and the same shall be entered upon the town records, and thereupon said annexation shall become effectual, and the corporate existence of said town of Deering shall be extinguished, except for the purpose of issuing the bonds mentioned in section five of this act.

#### Chapter 528.

An Act to incorporate the Augusta, Hallowell and Gardiner Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1.

-cerporate name.

-authorized to railroad.

-how operated.

-route.

\_may construct road over lands. when land damages have been settled.

distance from sidewalks, shall be regulated by municipal officers.

-consent of corporation to votes of cities shall be recorded.

location may be changed on application to railroad commissioners.

-may fix rates for transporta-tion of persons and property.

Amos F. Gerald, Henry G. Staples, J. Manchester Haynes, Charles W. Tilden, John W. Berry and George E. Macomber, their associates, successors and assigns. are hereby constituted a corporation by the name of the Augusta, Hallowell and Gardiner Railroad Company, with authority to construct, maintain and use a railroad, to be operated by animal or electrical power, with convenient single or double tracks, and to erect poles and place wires for the same from such points in said cities of Augusta and Hallowell, and through the town of Farmingdale, and upon and over such streets and roads therein, as may from time to time be fixed and determined by the municipal officers of said cities and town, and assented to in writing by said corporation, to the north line of the city of Gardiner, and thence upon and over Maine street, otherwise called Causeway street, in said Gardiner, to such point in Depot square as the municipal officers may designate. Said corporation shall have authority to construct, maintain and operate said railroad over and upon any lands where the land damages have been mutually settled between said corporation and the owners thereof; provided, however, that all tracks of said railroad shall be laid at such distance from the sidewalks of said town of Farmingdale and said cities of Augusta, Hallowell and Gardiner, as the respective municipal officers thereof shall, in their order fixing the route of said railroad, determine to be for public safety and The written consent of said corporation to convenience. any vote or votes of said cities and town, prescribing, from time to time, the routes of said railroad, shall be recorded with the respective clerks of said cities and town, and shall be deemed to be the location thereof, and such location may be changed from time to time whenever the railroad commissioners shall, on petition of the municipal officers of either of said cities or said town, after due notice and hearing,

adjudge such change necessary for the public convenience,

the power, from time to time, to fix such rates of compensation for transportation of persons and property as it may

Said corporation shall have

and order the same to be done.

deem expedient, and generally shall have all the powers. and be subject to all the liabilities of corporations as set forth in the forty-sixth chapter of the Revised Statutes. Said corporation shall at all times maintain a suitable conveyance for passengers at reasonable hours, and when not expedient to operate said road by electricity, its cars shall be propelled by animal power.

Said railroad shall be operated and used by said How road shall SECT. 2. corporation with animal or electrical power. The municipal officers of said town of Farmingdale, and the municipal officers may regulate rate of officers of said cities of Augusta, Hallowell and Gardiner, speed, removal respectively, shall have power at all times, to make all such regulations, as to the rate of speed, and removal of snow and ice from the streets, roads and highways, by said company at its expense, and mode of use of the tracks of said railroad within said cities or towns, as the public convenience and safety may require.

be operated.

Said corporation shall maintain and keep in Shall keep SECT. 3. repair such portions of the streets or roads as shall be by it in repair. occupied by the tracks of its railroad, and shall make all

and if the cars of said corporation are drawn by animals, excepting when the rails are covered by snow or ice, said corporation shall lay such payings as may be required by the city councils of said cities, or municipal officers of said town. And said corporation shall be liable for any loss or damage which any person may sustain by reason of any carelessness, loss or damage. neglect or misconduct of its agents or servants, or of any

other repairs of said streets or roads which may be rendered necessary by the occupation of the same by said railroad:

cities or town, and shall save and hold said cities and town harmless from any suits for such loss or damage. Said corporation shall not cut, injure or destroy any shade or ornamental trees in said streets or roads.

obstruction by them placed in the streets or roads of said

SECT. 4. If any person shall wilfully or maliciously, Penalty for obstruct said corporation in the use of its roads, tracks or obstructing corporation. property, or the passing of the cars, or carriages of said corporation thereon, such person, and all who shall aid and abet therein, shall be punished by a fine not exceeding two hundred dollars, or may be imprisoned in the county jail for a term not exceeding sixty days.

CHAP. 528 Capital stock

The capital stock of said corporation shall not exceed two hundred and fifty thousand dollars, to be divided into shares of one hundred dollars each.

May hold real

Said corporation shall have the power to lease. purchase and hold such real and personal estate and motive power as may be necessary and convenient, for the purposes

Construction shall be as corporation deems proper.

and management of said railroad. SECT. 7. Said railroad shall be constructed and maintained

grade, shall be prescribed by municipal officers.

in such form and manner, and with such rails and other appliances as may be deemed necessary by the corporation, and upon such grades, as the municipal officers of said town and cities, respectively, shall from time to time prescribe and direct; and whenever, in the judgment of said corporation, it shall be necessary to alter the grade of any street, city, or county road, said alterations may be made at the sole expense of said corporation, provided, the same shall be assented to by the municipal officers of said cities and town respectively. the tracks of said company's railroad, cross any other railroad, of any kind, in either of said cities or town, and a dispute arises in any way, in regard to the manner of crossing, the board of railroad commissioners of the state, shall upon hearing both parties, decide and determine in writing, in what manner the crossing shall be made, and it shall be constructed accordingly.

-crossings, mined by milroad commis.

> Nothing in this act shall be construed to prevent the proper authorities of said cities and town, respectively, from entering upon and taking up any of the streets, city and county roads, occupied by said railroad, for any purpose for which they may now take up the same.

Anthorities of cities and town, shall retain control of streets.

> Said corporation is hereby authorized to issue bonds for the purpose of building its railroad, or for any money which it may borrow for any purpose sanctioned by law, but the bonds so issued shall not exceed the amount of capital stock. Said bonds may be issued in sums not less than one hundred dollars each, payable not more than twenty years from that date, with interest at the rate of six per cent, payable semi-annually. All bonds which shall be issued by said company, shall be binding and collectible in law, notwithstanding such bonds may be negotiated and sold by said corporation or its agents, at less than their par value. Said bonds shall be secured by a conveyance of the corporate

May issue bonds, and mortgage property.

property and franchise, by a suitable instrument of mortgage. to secure the payment of the bonds.

**CHAP. 528** 

SECT. 10. No other corporation or person shall be per- Exclusive right, mitted to construct or maintain any railroad for similar purposes over the same streets as may be lawfully occupied by this corporation, but any person or corporation lawfully operating any similar railroad, to which this corporation's tracks extend, may enter upon, connect with and use the same, on such terms and in such manner as may be agreed upon between the parties; or, if they shall not agree, to be determined upon by the railroad commissioners of the state of Maine.

First meeting,

SECT. 11. The first meeting of said corporation may be called by any two of said corporators, giving actual notice in writing to their several associates, and said corporation may make such by-laws as are proper and not contrary to the laws of the state.

> When act shall ecome void

SECT. 12. The main line of said railroad, from said Augusta to its terminus in said Gardiner, shall be constructed and completed within two years from the approval of this act. otherwise this charter shall be void, so far as relates to the town of Farmingdale and the city of Gardiner, unless said corporation shall construct, complete and have in actual operation at least one mile of railroad, operated by animal power or by electricity, on or before December first, in the year of our Lord one thousand eight hundred and ninety, then this act shall be null and void.

Shall not be

Said railroad shall not be deemed to be a railroad within the meaning of that term as used in the Revised Statutes and public laws of the state, but shall have all the rights and be subject to all the liabilities and restrictions of kindred railroads within the state.

> Shall not assign charter, etc., without consent of legislature.

SECT. 14. The said corporation shall not assign its charter, directly or indirectly, or any rights under it; lease or grant the use or control of its road, or any part of it, or divest itself thereof, without the consent of the legislature.

> nce of travelers, shall be maintained.

SECT. 15. The said railroad shall be constructed and main- Safety and contained in such form and manner, and with such rails and appliances, that so much of the streets and roads as are occupied thereby shall be safe and convenient for travelers; and said corporation shall be liable in an action on the case for any loss or damage which any person may sustain by rea-

-liability for loss or damage.

son of any failure to comply with this provision. If any street or road occupied by the tracks of said railroad is paved or macadamized, said corporation shall maintain and keep in repair such paving or macadamizing between its rails and for a space one foot wide outside thereof.

Shall make use of existing poles, so far as practicable.

SECT. 16. Wherever it is practicable to use the existing poles of any electric light, telephone or telegraph company, or any tree or structure of any kind, for any of the wires of said corporation, and the owner thereof consents to the free use of the same or at a price satisfactory to said corporation, the said corporation shall make use of the same; and the decision as to the practicability of such use shall be left to three persons skilled in the science of electricity, one to be chosen by the said corporation, one by the municipal officers, and the third by the two so chosen; the decision of a majority of said board shall be final, and the expense of said tribunal shall be borne by said corporation. In the erection and maintenance of its poles, posts and wires, the said corporation shall be subject to the general laws of the state, regulating the erection of posts and lines for purposes of electricity.

—question of practicability, how decided.

Approved March 8, 1889.

#### Chapter 529.

An Act to incorporate South Portland Land Improvement Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

-corporate

-authorized to build bridge.

-location.

SECT. 1. Lorenzo D. M. Sweat, Philip Henry Brown, William G. Davis, Horatio N. Jose, Charles W. Goddard and F. H. Harford, their associates and successors, are hereby constituted a body corporate by the name of South Portland Land Improvement Company, with power to buy, sell and improve real estate, to construct wharves and elevators in Cape Elizabeth, and also with power to construct a bridge for public travel, commencing at some convenient point of land on or near the Mussey farm, so called, in South Portland, and extending therefrom across the tide water of Mill creek, so called, to the southerly portion of the land of the Portland Dry Dock Company, or to land near the southerly end of Portland bridge, as may be deemed best by the

stockholders of this company, subject to the approval of the harbor commissioners of the city of Portland, and the selectmen of Cape Elizabeth.

CHAP. 530

Said bridge may be either solid all the way How built. SECT. 2. across said creek, or built of piles wholly or in part, and with or without a draw, as may be determined by said harbor commissioners, and the selectmen of Cape Elizabeth.

Said bridge, when completed, may be made a May be made a public highway, public highway in the same manner and on the same conditions as other highways in the county are located and made; or it may be accepted as a town way by the town of Cape Elizabeth, on such terms and conditions as will be mutually satisfactory to the town and the stockholders of the company.

The capital stock of the company shall be a sum Capital stock. not exceeding five hundred thousand dollars, to be determined by its stockholders, to be divided into shares of one hundred dollars each.

SECT. 5. This act shall take effect when approved.

Approved March 8, 1889.

# Chapter 530.

An Act to amend the Charter of the Lincoln Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section one of chapter one hundred and forty- Sec. 1, ch. 146, six of private and special laws of Maine, approved February 1887, amended. twenty-four, eighteen hundred and eighty-seven, is hereby amended so as to read as follows:

SECT. 1. The territory in the town of Lincoln, in the Corporate limits. county of Penobscot, together with the inhabitants thereon, included within the following boundaries, namely: beginning on the easterly bank of the Penobscot river at the southwesterly line of the homestead farm of the late David Bailey, and in that part of said Lincoln formerly denominated River Township, number three; thence southeasterly on said line to the Lee road, and thence in the same direction to the northwesterly line of the Loring tract, so called; thence southwesterly on said Loring line to the Mattanawcook pond; thence southwesterly to a joint where the southeasterly line of the homestead of Dorcas Bruce strikes said pond; thence southwesterly on last mentioned line to the southerly corner

of said Bruce homestead: thence northwesterly on southwesterly line of said Bruce homestead to the easterly corner of the homestead of William C. Warren: thence southwesterly on southeasterly line of said Warren homestead to its southerly corner at the Heald road: thence northwesterly on said Heald road to the Enfield back road, so called; thence on said Enfield back road, northwesterly to the southerly corner of F. E. Nute's homestead: thence northwesterly on the southwesterly line of said Nute homestead to its westerly corner and to the southeasterly line of land of C. L. Pickering; thence southwesterly on line of said Pickering's land to the southerly corner of the same; thence northwesterly on the southwesterly line of said Pickering's land to the Military road; thence by said last named road to the southwesterly corner of the Liucoln village graveyard; thence northerly on the westerly line of said graveyard and land of C. H. Miller and on southwesterly line of the homestead farm of E. T. Fuller to the Penobscot river, and thence northerly by said river to the southwesterly line of the aforesaid Bailey homestead and the joint began at, be and the same are hereby made a body politic and corporate by the name of the Lincoln Village Corporation.'

-corporate name.

Sec. 2, amended.

- SECT. 2. Section second is hereby amended by adding after the word "whenever" in the fifth line the word "a," and by adding after the word "two-thirds" in said fifth line the word "vote," and by adding after the figures "eighteen hundred and eighty-seven" in the seventh line the words present and voting," and by striking out all of said section after the word "amendment" in the ninth line, so that said section as amended, shall read as follows:
- 'SECT. 2. This act shall be effectual to take out the people, property and territory included in the act incorporating the Lincoln Village Corporation, approved February twenty-four, eighteen hundred and eighty-seven, and excluded by this act of amendment, whenever a two-thirds vote of the legal voters within the territory included by said act approved February twenty-four, eighteen hundred and eighty seven, present and voting, shall, at a legal meeting of said corporation, by ballot, vote to accept this amendment.'
  - SECT. 3. This act shall take effect when approved.

## Chapter 531.

An Act allowing Orchard Beach Railroad Company to use electric motors.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The Orchard Beach Railroad, its lessees and assignees, are hereby authorized to use electricity as a motive power on their road.

Railroad author

SECT. 2. This act shall take effect when approved.

This act became a law on March 13, 1889, by constitutional provision, the Governor having emitted to put his official signature thereto.

## Chapter 532.

An Act to amend an act entitled "An Act to establish the Old Town Municipal Court."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The first paragraph of section six of chapter one Sec. 6, ch. 177, Special Laws of hundred and seventy-seven of the private and special laws of 1887, amended. the state of Maine, enacted in the year of our Lord one thousand eight hundred and eighty-seven, is hereby amended by striking out the words "no trustee being named in the writ" in the seventh line of said section, and inserting instead thereof the words, 'if such actions are not commenced by trustee process;' and also by adding at the close of said paragraph after the word "writ" in the twelfth line of said section the words, but no proceedings under the laws relating to divorce shall be included within the jurisdiction of said court;' so that said paragraph as amended, shall read as follows:

Said court shall have original jurisdiction con- Concurrent current with the supreme judicial court as follows: first, of with S.J. Court. all civil actions wherein the debt or damages demanded, exclusive of costs, does not exceed one hundred dollars, in which any person summoned as trustee resides within the county of Penobscet, or, if a corporation has an established place of business in said county; or in which, if such actions are not commenced by trustee process, any defendant resides in said county, or, if no defendant resides within the limits of this state, any defendant is served with process in said county, or

CHAP. 582 the goods, estate or effects of any defendant are found within said county and attached on the original writ; but no proceedings under the laws relating to divorce shall be included within the jurisdiction of said court.'

Sec. 19,

SECT. 2. Section nineteen of said chapter one hundred and seventy-seven, is hereby amended by striking out the word "recovered," in the third line and in the eighth line of said section, and inserting instead thereof the word. 'demanded' in each of said lines; also by striking out the words "ene dollar," in the sixth line of said section, and inserting instead thereof the words, 'two dollars:' also, by adding at the close of said section the following words: 'and that the costs to be taxed for attendance shall be two dollars and fifty cents for the first term and one dollar for each sub-In all actions wherein the debt or damages sequent term. demanded exceed twenty dollars, costs for travel may include costs for constructive travel for not exceeding forty miles, as in the supreme judicial court. In every action the judge may at his discretion disallow any costs for travel and attendance after the second term: so that said section as amended. shall read as follows:

Costs and fees to be allowed to parties, attor-neys, and witnesses.

'SECT. 19. The costs and fees allowed to parties, attorneys and witnesses, in all actions in this court, in which the debt or damages demanded shall not exceed twenty dollars. and in actions of forcible entry and detainer, shall be the same as allowed in similar actions before trial justices. except that the plaintiff if he prevail, shall be allowed two dollars for his writ, and the defendant, if he prevail, shall be allowed one dollar for his pleadings; and in cases where the amount demanded shall exceed twenty dollars, the costs and fees of parties, attorneys and witnesses shall be the same as in the supreme judicial court, except that the defendant if he prevail shall be allowed two dollars for his pleadings, and that the costs to be taxed for attendance, shall be two dollars and fifty cents for the first term, and one dollar for each subsequent term. In all actions wherein the debt or damages demanded exceeds twenty dollars, costs for travel may include costs for constructive travel for not exceeding forty miles as in the supreme judicial court. In every action, the judge may at his discretion disallow any costs for travel and attendance after the second term.'

-judge may disallow any costs.

The word Oldtown, wherever it occurs in said chapter, shall be changed to Old Town, in order to conform to the orthography of the act of incorporation of the town of Old Town.

Снар. 533

Change in orthography of

SECT. 4. This act shall take effect when approved.

Approved March 8, 1889.

## Chapter 533.

An Act to code to the United States of America, jurisdiction over Clark's Ledge and Great Duck Island

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The consent of the state is hereby given to the purchase by the government of the United States, or under its authority, of a part or all of Great Duck island, so called, lying about five miles south of Mount Desert island.

Consent of the state given to purchase of purchase ... Duck Island.

Jurisdiction is hereby ceded to the United Jurisdiction, States of America over the following described parcels of States, on parcels of land. land, namely:

The ledge designated as Clark's ledge on page thirty, Clark's ledge. division A of the Atlantic Coast Pilot, second edition, eighteen hundred and seventy-nine, and described as lying about three hundred and twenty-five yards above Todd's head, and about one hundred yards from shore; the said ledge being nearly or wholly submerged at high water, and the portion exposed at low water is about two hundred feet long and seventy-five to one hundred feet wide.

All that part of Great Duck island aforesaid, that the Duck Island. United States may acquire by purchase or under the provisions of chapter two of the Revised Statutes of this Provided, however, that this cession of jurisdiction is granted and made upon the express condition, that the concurrent jurisdiction, so that state of Maine shall retain a concurrent jurisdiction with the processes may be executed. United States in and over said tracts of land and every portion thereof, so far, that all processes, civil or criminal, issuing under the authority of said state, or any officers thereof, may be executed by the proper officers thereof, upon any persons amenable to the same, within the limits and extent of said

state to retain

tracts of land as in like manner and to like effect as if the said jurisdiction had not been ceded.

SECT. 3. This act shall take effect when approved.

Approved March 9, 1889.

## Chapter 534.

An Act to amend the charter of the Eastport Water Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to take water from from Boyden's lake.

-powers.

The Eastport Water Company is hereby author-SECT. 1. ized for the purposes named in its act of incorporation to take and use water from Boyden's lake, so called, in the town of Perry, and to conduct and distribute the same, to and through the town of Eastport; and in so doing to erect and maintain in said lake, suitable gate houses, and to connect pipes and aqueducts therewith; to survey for, locate, lay and maintain, suitable pipes and aqueducts, to carry its pipes and aqueducts under or over any water course, bridge, highway, or other way; to enter upon and excavate any highway or other way, in such manner as least to obstruct the same; to enter, pass over and excavate, any lands necessary for the purposes specified by this act; to carry, lay and maintain said pipes and aqueducts along and within the limits of any highway, across any bridge, and through any lands necessary; to take and hold, by purchase or otherwise, any real estate necessary for the purposes authorized by this act.

Shall file plans or location in registry of deeds, in Washington county.

-what plan shall specify.

-notice, shall be published in some newspaper. SECT. 2. Said corporation shall file in the registry of deeds, in the county of Washington, plans and specifications of the location of all lands and water rights taken under the provisions of this act; any plan of water rights shall specify the area of the aperture of the pipe or pipes at said gate houses, and the maximum amount of water to be daily drawn therefrom; and notice of the substance of said plans shall be published three weeks successively in some newspaper published in said town of Eastport; and no entry shall be made upon any lands, except to make surveys, until ten days after the last publication in said newspaper. New plans may be filed, with specifications, as aforesaid, when it becomes necessary to increase the maximum daily amount of

-Hability for

Said corporation shall be held liable to water to be taken. pay all damages that shall be sustained by any persons by the taking of any land, water, rights of way or other property, or for any other injuries resulting from said acts; and if any person sustaining damage as aforesaid shall not agree with said corporation upon the sum to be paid therefor, either party, on petition to the county commissioners of Washington county, within twelve months after said plans are filed, may have said damage assessed by them, and subsequent proceedings and right of appeal thereon shall be had in the same manner, and under the same conditions, restrictions and limitations as are by law prescribed in case of damages by laying out highways. Failure to apply as aforesaid within said twelve months, shall be held to be a waiver of said damages. In case said company shall begin to take water from said Boyden's lake before the rendition of judgment on any claim for damages therefor, any person or persons petitioning for assessment of such damages may require said company to file its bond or bonds with said county commissioners in such sum and with such sureties as they approve, conditioned to pay such judgment or judgments upon the rendition thereof. If said company fails to file said bonds within a reasonable time, it may be restrained by injunction from taking water from said lake until said bond or bonds shall be filed.

-in case water is taken before rendition of judgment, bonds may be filed, conditioned to av such pay such judgment.

Said corporation is hereby authorized to in- May issue additional bonds. crease its bonded indebtedness by issuing additional bonds. not exceeding fifty thousand dollars, so that the whole bonded indebtedness of said corporation shall not exceed one hundred and twenty thousand dollars. Such increase shall be made by vote of the stockholders of said corporation, and the proceeds shall be devoted exclusively to extending its works to said Boyden's lake and for diverting the water of said lake from its natural outlet, called Little river, the sum of damages ascertained in the manner above specified, shall be the measure of yearly damages, if assessed by the year, until the parties, by new petition and by similar proceedings as in the former case, shall obtain an increase or decrease of damages.

-how proceeds shall be devoted.

Said corporation is hereby authorized to issue May issue second mortgage bonds, not exceeding forty thousand dollars gage bonds. upon such rates and time as it may deem expedient.

### Chapter 535.

An Act to incorporate the Rockland and Vinalhaven Telegraph and Telephone Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

-corporate

SECT. 1. F. S. Walls, J. P. Armbrust, John Lowe, Nelson Mullin, Maynard Sumner, G. M. Brainard, E. P. Walker, J. F. Bodwell, their associates, successors and assigns, are hereby created a body politic by the name of the Rockland and Vinalhaven Telegraph and Telephone Company, with all the powers, rights and privileges, and subject to all the duties and obligations, granted and prescribed by the general laws of this state relating to corporations.

Authorized to construct a line of telegraph.

-route.

SECT. 2. Said corporation is hereby authorized to own, construct, maintain and operate a line or lines of telegraph and telephone from the city of Rockland, in the county of Knox, through Camden, Lincolnville, Northport, to the city of Belfast, in the county of Waldo, and from said Northport to Islesborough, North Haven, Vinalhaven, Hurricane Isle, Deer Isle, Castine and Islesborough, upon and along any public highway, railroad, bridge or private lands, but in such manner as not to incommode or endanger the customary public use thereof, with the right to cut down trees and remove obstacles, when necessary, within the limits aforesaid, except ornamental, fruit or shade trees, and with the power to establish and collect tolls on said line or lines.

—shall not incommode public travel.

Damages, how estimated, in case of disagreement.

SECT. 3. If the land of any individual or corporation is taken under this act, and the parties cannot agree, on the damage occasioned thereby, they shall be taken, estimated, secured and paid in the manner provided in the case of land taken for railroads.

May connect with other lines, or sell or lease its line. SECT. 4. Said corporation is hereby authorized and empowered to connect its line or lines with those of any other telegraph or telephone company or corporation, or to sell or lease its line or lines of telegraph and property, and telephone and property, either before or after completion, to any other telegraph or telephone company or corporation, upon such terms as may be mutually agreed upon, which sale or lease shall be binding upon the parties; or may purchase or lease any other line or lines of telegraph or telephone upon such terms and conditions as may be mutually agreed upon.

—may purchase or lease other lines.

The capital stock of said corporation shall be of CHAP. 536 such amount as said corporation may from time to time determine to be necessary, but not exceeding the sum of fifty thousand dollars, for the sole purpose of owning, constructing, maintaining and operating the line or lines of telegraph or telephone hereby authorized or contemplated, and said corporation may purchase, hold, sell and convey all real and personal property necessary for the purposes contemplated in this charter.

SECT. 6. Said corporation is hereby authorized and empowered to issue its bonds in such amounts and on such times and rates as it may from time to time determine, and secure the same by a mortgage of its property and franchises.

mortouge property.

SECT. 7. Any two of the corporators named in this act First meeting, may call a first meeting of the corporation, by mailing a written notice, signed by both, postage paid, to each of the other corporators, seven days at least before the day of the meeting, naming the time, place and purposes of such meeting, and at such meeting, a president, secretary, treasurer and directors may be chosen, by-laws adopted, and any corporate business transacted.

SECT. 8. This act shall take effect when approved.

Approved March 9, 1889.

#### Chapter 536.

An Act to authorize the building of piers and to drive piles in tide waters of the Kennebec River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. J. Manchester Haynes and George N. Lawrence J. M. Haynes are hereby authorized to construct and maintain piers in the ized to build tide waters of the Kennebec river, opposite their ice houses, in the town of Randolph, to a distance of two hundred feet from high water mark, and to drive piles in said tide waters to a distance not exceeding two hundred and eighty-five feet from high water mark.

SECT. 2. This act shall take effect when approved.

Approved March 9, 1866.

## Chapter 537.

An Act authorizing Sagadahoc County to assume ownership of the Arrowsic Bridge.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Town of Arrowsic, authorized to convey to the county stock, and franchise of bridge.

SECT. 1. The inhabitants of the town of Arrowsic are hereby authorized and empowered to transfer and convey, as a gift to the inhabitants of said county of Sagadahoc, the stock and franchises of the Arrowsic Bridge Company, now held by said town, provided, that at a legal town meeting of said town of Arrowsic, a majority of the legal voters shall so vote.

County authorized to accept SECT. 2. The county of Sagadahoc is hereby authorized and empowered to accept from the town of Arrowsic, a deed of the stock and franchises of the Arrowsic bridge, and to thereafter maintain said bridge, and is hereby fully authorized to keep said bridge in repair, and to hold said bridge with all the premises, buildings, lands and appurtenances thereto belonging.

Keep same in

SECT. 3. The county commissioners of Sagadahoc county are hereby authorized to keep said bridge, and the approaches thereto in repair, so that the same shall be safe and convenient for public travel, and to include in their annual estimates of county taxes, the sums necessary therefor, and establish such rates of toll as they may deem proper.

—establish tolls.

Act inoperative unless accepted by the towns of the county.

Proceedings, upon question of acceptance.

This act shall be inoperative unless the legal SECT. 4. voters of said county, shall by a majority vote at meetings of the several towns and municipalities in said county, duly notified and warned, to be held on the eleventh day of June, eighteen hundred and eighty-nine, for the purpose of accepting or rejecting the provisions of this act, at which meetings the vote shall be by ballot as follows; "Acceptance of Arrowsic Bridge, ves;" "Acceptance of Arrowsic Bridge, no." The ballots shall be received, sorted and counted and declared as votes for town officers are and shall be recorded by the town and city clerks, and true copies thereof, sealed and attested, shall be transmitted to the county commissioners of the county of Sagadahoc within six days. The commissioners shall open and declare the votes so returned by publishing the same in the American Sentinel, in two issues of that paper. appear in the returns they shall be corrected by the commissioners by proper evidence, and if a majority of the ballots returned have "yes" upon them, it shall be deemed to be an

acceptance of this act and its provisions, and this act shall then be in force; but if there should be a majority of ballots with "no" thereon, it shall be deemed a rejection of the same.

CHAP. 538

All acts and parts of acts inconsistent with this Inconsistent SECT. 5. act, are hereby repealed.

Approved March 9, 1889.

### Chapter 528.

An Act regulating the taking of Smelts in the Sheepscot River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. No person shall fish for smelts in the Sheepscot Fishing for river or its tributaries between Wiscasset toll bridge and the Sheenscot river. head of the tide in Alna, except by hook and line.

The penalty for violating section one of this act Penalty for shall be not less than five dollars or more than fifty dollars for each offense to be recovered by complaint, indictment, or action of debt. Half to the complainant or prosecutor and half to the county in which the offense is committed.

Approved March 9, 1889.

## Chapter 539

An Act to amend Chapter three hundred and ninety-two of Private and Special Laws of eighteen hundred and seventy.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Chapter three hundred and ninety-two of private and Name of cor. special laws of eighteen hundred and seventy, is hereby changed. amended by changing the name of the Madison Manufacturing Company to the Madison Manufacturing and Water Power Company.

Approved March 9, 1889.

### Chapter 540.

An Act to amend chapter eighty of the Private and Special Laws of eighteen hundred and seventy-eight, relating to throwing sawdust into Kennebec River.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 1, ch. 80, Special Laws of 1878, amended. SECT. 1. Section one of chapter eighty of the private and special laws of eighteen hundred and seventy-eight is hereby amended by inserting in the third and sixth lines, after the word "edgings," the words 'sawdust, chips, bark, mill waste,' so that the said section as amended, shall read as follows:

Throwing refuse into Kennebec river and tributaries, prohibited.

'SECT. 1. No person or persons shall cast or throw into the Kennebec river, or the Cobbosseccontee or Worumtogus streams, from any steam or water power saw mill, any slabs, edgings, sawdust, chips, bark, mill waste, or any shavings or fibrous material created by the manufacturing of shingles, or shall place, pile or deposit on the banks of said Kennebec river or said streams, any slabs, edgings, sawdust, chips, bark, mill waste, or any shavings or fibrous material created by the manufacturing of shingles, in such negligent or careless manner that the same shall fall or be washed into said river or said streams, or with the intent that the same shall fall or be washed into said river or said streams, whereby the navigation of said river may become impeded or injuriously affected, or which shall tend to impede or injuriously affect the navigation of, or fill up said river, or which shall fill up or obstruct, or tend to fill up or obstruct, the canal or wheel race of any woolen mill, cotton mill, flouring mill or other manufacturing establishment, or which shall damage or injuriously affect, or tend to damage or injuriously affect, the ice on said river, under a penalty for each offense, if the quantity shall not exceed five cords, of not less than five or more than twenty dollars. If the quantity cast or thrown in, or that shall fall or be washed in as aforesaid, at one or different times, shall exceed five cords in all, under a penalty of not less than twenty nor more than five hundred dollars; provided. however, that this act shall not apply to sawdust made by gang saws, main rotaries nor up and down saws of any kind. in water mills, now in use on said river.'

—penalties.

SECT. 2. This act shall take effect as to all steam saw mills, on the first day of July in the year of our Lord eighteen

When act shall take effect.

hundred and eighty-nine, and as to all other saw mills, on the CHAP. 541 fifteenth day of September, eighteen hundred and ninety.

Approved March 9, 1889

## Chapter 541.

An Act to amend Section four of Chapter two hundred and five of the Special Laws of eighteen hundred and eighty-seven, relating to the Police Court of the City of Bangor.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section four of chapter two hundred and five of Sec. 4, ch. 205, Special Laws of the special laws of eighteen hundred and eighty-seven, is 1887, amended. hereby amended so as to read as follows:

SECT. 4. In case the judge shall be absent or temporarily unable to attend said court, the recorder may enter unable to attend, new actions returnable at that term, and enter up judgment act in certain cases. in all defaulted actions, and may then, by proclamation, adjourn the court to a day certain, or to the next term. case of the more permanent disability of the judge, or his being interested in any suit, or in case of his continued absence or a vacancy in his office, the recorder shall notify any justice of the supreme judicial court, who shall designate a trial justice in said county, other than the recorder, who, upon being duly sworn, may hold said court during the continuance of such vacancy or absence, or until such disability is removed, or try any suit in which the judge may be interested. Said judge shall hold a court on the first and -terms third Monday in each month, at ten of the clock in the forenoon, and may adjourn from time to time, but shall be considered as in constant session for the trial of criminal offenses. All civil processes from said municipal court shall be under the teste of the judge thereof, and signed by the recorder.'

When judge is

-in case of more permanent disability, etc., S. J. Court may designate trial instice to hold

—civil pro-cesses, shall be under teste of judge.

This act shall take effect when approved.

Approved March 9, 1869.

### Chapter 542.

An Act to prevent the throwing of refuse lumber into the tributaries of Rangeley Lake.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Throwing of refuse into Rangeley lake. SECT. 1. It shall be unlawful for any owner of mills on the streams of water flowing into Rangeley lake in Franklin county, or any person employed in or about said mills, to cast or throw any slabs, edgings, shavings, sawdust or other rubbish, into the waters of said streams, or allow the same to be deposited in such a manner that it may be washed therein.

Penalty for

- SECT. 2. If any person or persons shall violate the provisions of section one of this act, he or they shall be subject to a fine or penalty of not less than ten dollars nor more than thirty dollars upon complaint and conviction before any court of competent jurisdiction.
  - SECT. 3. This act shall take effect when approved.

Approved March 9, 1889.

#### Chapter 543.

An Act additional to Chapter one hundred and thirty-eight of the Private and Special Laws of eighteen hundred and eighty-seven, entitled "An Act to incorporate the Castine and Bangor Railroad Company."

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Authorized to establish a ferry.

-route.
--powers.

SECT. 1. The Castine and Bangor Ruilroad Company, their associates, successors and assigns, are hereby authorized and empowered to establish and maintain a steam ferry between some point on the line of the Castine and Bangor Railroad in the town of Castine and the town of Brooksville. Said corporation shall have the right to build and maintain on the shores of said ferry, such piers, abutments, landings and wharves, as may be deemed necessary to operate said ferry, and to take and hold so much of the land and real estate of private persons and corporations as may be necessary for the location, construction and convenient operation of said ferry, provided, that said company shall pay for such lands or estates so taken and used, as provided in section one of the act to which this is additional. Said corporation

is hereby authorized and empowered to transport across said ferry, cars, engines, passengers, freight, animals and A toll is hereby granted and established for the benefit of said corporation. For the purpose of raising means and funds to establish and maintain said ferry, said corporation is hereby authorized to make and issue its bonds, and bonds. secure the principal and interest of said bonds by a mortgage of its ferry and all the lands, property, rights, privileges and franchises then possessed or hereafter acquired by said corporation on account of said ferry. The corporation is hereby \_\_stock. authorized to issue non-preferred and preferred stock upon such terms and conditions and to such persons and corporations as may be deemed most for the interest of the subscribers, the success of the corporation and the completion and operation of said ferry, and any town in the county of Hancock deeming itself interested in the establishing of said ferry or to be benefited thereby, may subscribe at par value to take stock infor any amount of said stock of either class, or loan its credit, or both, by a vote of a majority of the legal voters of such town present and voting at any meeting legally called therefor, not to exceed the percentage prescribed by the laws of this state of the state valuation of such town, and such vote shall be obligatory on such town for the payment of the amount so subscribed or loaned, on such time or terms as may be agreed upon between them and the company.

Said corporation is hereby authorized and empowered to construct, lease or purchase steam or sailing vessels or barges, and to operate the same, in connection with its railroad, between Castine and coastwise or foreign ports. For the purpose of raising means and funds to accomplish the objects and purposes of this section, said corporation is for such purhereby authorized and empowered to make and issue separate bonds, and secure the principal and interest of said bonds by a mortgage of all its vessel property, and to issue separate stock, in such amount, and upon such terms and conditions, and to such persons and corporations as may be deemed most for the interest of the subscribers, and the successful establishing and maintaining of such vessel connections with its railroad, and the said corporation shall make separate charges for the transportation of passengers and freight on said vessels, and keep separate account of the expenses and earnings of said vessels, and apply the earnings less the

Снар. 543

-town of Han-

Authorized to build, etc., steam and sailing vessels.

-may issue bonds and stock.

expenses to the payment of the interest and principal of said bonds and stock.

May construct a

-route.

SECT. 3. Said corporation is hereby authorized and empowered to locate, construct and complete, alter and keep in repair a railroad with one or more sets of rails or tracks with all suitable bridges, tunnels, viaducts, turnouts, culverts, drains and other necessary appendages, from a connection with its ferry in the town of Brooksville, or its railroad in the town of Penobscot through the towns of Brooksville and Sedgwick, or Penobscot to some point at tide water in the towns of Bluehill and Sedgwick.

Authorized to construct a road through Orland and Bucksport. SECT. 4. Said corporation is hereby authorized and empowered to locate, construct and complete, alter and keep in repair a railroad with one or more sets of rails or tracks, from a connection with its railroad at the outlet of Alamoosook pond in the town of Orland, through the towns of Orland and Bucksport, to tide waters in the towns of Orland and Bucksport, and to a connection with the Maine Central Railroad or Eastern Maine Railroad in the town of Bucksport, together with the right to bridge the Dead river in the town of Orland.

Authorized to construct a road through town of Holden.

SECT. 5. Said corporation is hereby authorized and empowered to locate, construct and complete, alter and keep in repair, a railroad with one or more sets of rails or tracks from a connection with its railroad in the town of Holden, through the town of Holden, to and across the Maine Shore Line branch of the Maine Central Railroad, through the town of Eddington to or near East Eddington.

Authorized to purchase or lease B. & P., and the K. I Works R. R. SECT. 6. For the purpose of connecting its railroad with the Canadian Pacific Railway, said corporation is hereby authorized and empowered to purchase or lease the Bangor and Piscataquis Railroad, and the Bangor and Katahdin Iron Works Railroad, and to become possessed of the stock and bonds of said railroads, on such terms and conditions as may be agreed upon between said corporation and the Bangor and Piscataquis, Bangor and Katahdin Iron Works Railroad, and the owners thereof.

Any city or town interested, may take stock in or loan credit to. SECT 7. Any city or town in the counties of Hancock, Penobscot or Piscataquis, deeming themselves interested in or to be benefited by the construction of any of the railroads authorized by this act or the act to which this is additional, may subscribe at par value for any amount of non-preferred

or preferred stock of said corporation, or loan its credit or both, by a vote of a majority of the legal voters of any such city or town, present and voting at any meeting legally called therefor, not to exceed five per cent of the last regular state valuation of such city or town as specified in article twentysecond of the amendments to the constitution of the state of Maine, and any such city or town may specify in such vote on what part of said railroad line, any money so voted may be expended and used, and said corporation shall expend and use such money so voted, in the manner designated by such vote, and in no other manner. Such vote shall be obligatory upon such city or town for the payment of the amount so subscribed or loaned on such time or terms as may be agreed upon by them and the corporation.

SECT. 8. This act shall take effect when approved, and when act shall said corporation is hereby authorized and empowered to change its name to the Castine Railway and Navigation Company.

take effect.

Approved March 12, 1889.

#### Chapter 544.

An Act additional to Chapter ninety-seven of the Private and Special Laws of eighteen hundred and eighty-seven, incorporating Bangor Street Railway.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The provisions of chapter ninety-seven of the private and special laws of the state of Maine of eighteen hun- road in town of Brewer. dred and eighty-seven, are hereby extended, so that Bangor Street Railway shall have and exercise the same rights, powers, and franchises, and be subject to the same restrictions, liabilities, and duties, within the town of Brewer as they have and exercise, or may have and exercise, or are or may be subject to within the city of Bangor by virtue of said chapter ninety-seven.

SECT. 2. The town of Brewer is hereby authorized and empowered to grant to said Bangor Street Railway the same Brewer, authortized to grant to said town as have been or can be granted to concessions to. powers within said town as have been or can be granted to said Bangor Street Railway by said city of Bangor in the city of Bangor, under the provisions of said chapter ninety-seven,

-doings of town, ratified.

Location of tracks.

and all the actions and doings of said town of Brewer in and about the matters of said Bangor Street Railway heretofore had or done, are hereby ratified and confirmed.

SECT. 3. The tracks of the Bangor Street Railway shall not be laid at any point within fifty feet of the approaches of the Bangor and Brewer bridge.

Approved March 12, 1889.

## Chapter 545.

An Act to incorporate the Phillips and Rangelev Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Conporators.

SECT. 1. Calvin Putnam, Henry P. Closson, Waldo A. Rich, A. M. Spear, Samuel Farmer, F. E. Timberlake and Joel H. Byron, their associates and assigns, are hereby made and constituted a body corporate and politic, by the name of the Phillips and Rangeley Railroad Company, with all the powers, rights, privileges, and subject to all the duties, restrictions and obligations conferred and imposed on railroad corporations by the laws of the state.

-corp**orate** name.

Authorized to construct a railroad.

-route.

Authorized to build bridges, and take land. SECT. 2. Said corporation is hereby authorized and empowered to survey, locate, construct, operate, maintain, alter and keep in repair a railroad, commencing at and connecting with the Sandy River Railroad, at some convenient point in the town of Phillips, in the county of Franklin, and extending thence northerly through the town of Madrid, Township Number one, Range two, West Bingham's Kennebec Purchase, and thence westerly through Number two, Range two, Dallas Plantation, to some point in the town of Rangeley, in the county of Franklin.

SECT. 3. Said corporation is hereby granted the power to build all necessary bridges on the route that may be selected, and shall have the right to take or purchase, and hold or assign and convey so much of the land or other real estate of private individuals or corporations, except the property of other railroads, which may be taken as hereinafter provided, as may be necessary or convenient for the location or construction, and convenient for operation of said railroad, and shall also have the right to take and remove and use for the

construction and repair of said railroad and its appurtenances.

the land so taken; provided, however, the land so taken shall not exceed four rods in width, except when greater width is necessary for purpose of excavation or embankments, and for side tracks and buildings, as provided by law, and provided, also, that in all cases said corporation shall pay for

case such parties shall not agree upon such price, then said corporation shall pay in each case, such damages as shall be ascertained and determined by the county commissioners of the county in which such lands, estates or materials may be situated, in the same manner and under same conditions as they are or may be made, under the general laws of

be held by said corporation in the manner now provided by law, and in case said road shall pass through any woodlands or forests, said corporation shall have

or

within four rods of such road, which by their liability to be blown down or from their natural falling might obstruct or injure said road, or be liable to catch fire from any passing train, by paying a just compensation therefor, to be determined and recovered in the same manner as other damages

therein shall authorize said corporation to take the land of any other railroad corporation within the limits of their actual wav location acquired by purchase or otherwise, or their necessary depot grounds, without the written consent of said corporation, except in case of crossing and connection with said roads, as provided by the general laws of the state.

fell

any

The lands so taken shall

standing trees

CHAP. 545 any earth, gravel, stone, timber or other materials on or from materials.

such lands, estates or materials, such prices as they and the damage, and how averowner or owners thereof may mutually agree upon, and in tained.

provided for by their act; provided, that nothing contained -provided.

SECT. 4. The capital stock of said corporation shall con- Capital stocks sist of not less than five hundred shares, of one hundred dollars each and the amount of capital stock and number of shares may be increased from time to time by the direction of the stockholders with the approval of the railroad commissioners, to an amount not exceeding three hundred thousand dollars, in shares of one hundred dollars each, and said corporation is hereby authorized and empowered to issue its bonds to an amount not exceeding two hundred thousand

the state relating thereto.

remove

the

right

dollars and secure the same by a mortgage of its road, franchise and property, or in any other way or manner it may deem proper.

Officers

SECT. 5. The officers of said corporation may be elected annually, the powers and duties of the officers and the number constituting the board of directors shall be such as may be required or prescribed in the by-laws of the corporation.

Authorized to connect with other roads.

SECT. 6. Said corporation is hereby authorized and empowered to connect its railroad with the railroad of any other company or corporation; to sell or lease its railroad or property, or any part thereof, either before or after its completion, to any other railroad or other company or corporation; to amalgamate its stock with the stock of any other company or corporation, upon such terms as may be mutually agreed upon, which sale, lease or amalgamation shall be binding upon the parties thereto.

Tolls granted.

SECT. 7. A toll is hereby granted for the benefit of said corporation upon all passengers and property which may be conveyed or transported on or over its railroad, at such rates as may be established subject to the laws of the state.

When work shall be com-

SECT. 8. This corporation shall commence construction on or before January one, in the year of our Lord one thousand eight hundred and ninety-two.

Reason for granting charter.

SECT. 9. This charter is granted because the object cannot be attained under the general laws.

SECT. 10. This act shall take effect when approved.

Approved March 12, 1889.

## Chapter 546.

An Act to amend an act to amend the charter of the Lincoln Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Charter of Lincoln Village Corporation, amended. SECT. 1. The act entitled an act to amend the charter of the Lincoln Village Corporation, approved March eighth, in the year of our Lord one thousand eight hundred and eightynine, is hereby amended by striking out all of section two of said act and inserting in place thereof the following:

When act shall be effectual. 'SECT. 2. This act shall be effectual to take out the people, property and territory included in the act incorporating the

Lincoln Village Corporation, approved February twenty-four, eighteen hundred and eighty-seven, and excluded by this act of amendment, whenever a two-thirds vote of the legal voters within the territory included by said act approved February twenty-four, eighteen hundred and eighty-seven, present and voting, shall, at a legal meeting of said corporation, by ballot, vote to accept this amendment.'

This act shall take effect when approved.

Approved March 13, 1889.

## Chapter 547.

An Act to authorize the Passadumkeag Log Driving Company to purchase the franchise and works of the Grand Falls Dam Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The Passadumkeag Log Driving Company is hereby au-Corporation authorized to thorized to purchase the franchise and works of the Grand purchase works of Grand Falls Falls Dam Company, with the unanimous consent of all the Dam Co. members and stockholders of both companies.

Approved March 13, 1889.

#### Chapter 548.

An Act to incorporate the Mexico and Rangeley Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Edward Plummer, Galen C. Moses, Arthur corporators. Sewall, W. E. Plummer, and W. H. Newell, their associates, successors and assigns, are hereby constituted a corporation. by the name of the Mexico and Rangeley Railroad Company, and by that name may sue and be sued, plead and be impleaded, and enjoy all proper remedies at law and in equity to secure and protect them in the exercise and use of their rights and privileges, and in performance of their duties under this charter; and said corporation is hereby authorized to locate, construct, and maintain, alter and keep in repair, a railroad. railroad, with one set of iron rails or tracks, for the carriage

Corporate

-authorized to

-ronte.

of passengers and freight for hire from a point in the town of Mexico, county of Oxford, and state of Maine, near Swift river, at Mexico corner, so called, thence northwesterly by the most feasible route through the towns of Roxbury, Byron, Letter D, and Rangeley plantation, to a point at or near the southerly end of Mooselucmaguntic or Great lake, with all the powers, privileges, and immunities, and subject to all the liabilities, conferred and imposed upon railroad corporations under the laws of this state.

Capital stock.

SECT. 2. The capital stock of said company shall consist of not less than five hundred, nor more than two thousand shares, of the par value of one hundred dollars each.

Officers.

SECT. 3. The officers of said corporation shall consist of a board of five directors, a president, vice president, treasurer, and clerk, and such other officers as may be provided for by the by-laws.

By-laws.

SECT. 4. Said corporation shall have the power to make, ordain and establish any by-laws, not repugnant to the laws of this state.

May issue bonds, and mortgage property. SECT. 5. Said corporation is authorized to issue its bonds to an amount not exceeding two hundred thousand dollars, and to secure the same by a mortgage of its road, franchise and property, or in any other manner.

Authorized to connect with any railroad, or steamboat line.

SECT. 6. Said corporation is hereby empowered to connect at either of its termini, with any railroad or steamboat line, now in operation, or to be hereafter located, established and placed in operation.

First meeting how called.

SECT. 7. For the purpose of organization, any one of the incorporators may give notice thereof to each of his associates by letter, stating the place and purpose, mailed to the address of each associate, at least seven days before the date of said meeting.

SECT. 8. This act shall take effect when approved.

Approved March 13, 1889.

### Chapter 549.

An Act to incorporate the West Branch Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Joseph W. Porter, Frank Gilman, Wilbur F. Corporators. Brann, Daniel F. Davis, Charles Woodman, Wilbur F. Lovejoy, Charles L. Hathaway, Frank H. Holyoke, Thomas W. Porter, H. S. Crowell, James F. Kimball, their associates, successors or assigns, are hereby incorporated into a corporation whose name and style shall be the West Branch Corporate Railroad Company, and to have all the rights and privileges. and to be subject to all the laws of the state relating to such corporations.

This company may build a railroad from some Authorized to build a railroad. SECT. 2. point on the road of the Northern Maine Railroad Company, in the town of Medway, and continue up the west branch of the Penobscot river, on the northerly side thereof, running through Township A, Range seven, Townships number three and four, Old Indian Purchase, to North Twin Lake.

SECT. 3. This company shall have the right to build their Gauge and road upon any gauge, and use any motive power which shall be for the interest of said company.

The capital stock of said company shall be fixed Capital stock. at a sum of not over its actual cost, by the directors of said corporation.

SECT. 5. Said corporation shall have two years to organize and file its location with the commissioners of Penobscot location. county, and four years from the date of the passage of this act, to build their road or some part thereof.

Said corporation is hereby authorized and empowered to connect its railroad with the railroad of any other company or corporation; may sell or lease its road, franchise, or property, or any part thereof, either before or after its completion, to any other railroad or other company or corporation, or may unite, amalgamate or consolidate its stock with the stock of any other company or corporation, upon such terms and conditions as may be mutually agreed upon, which sale, lease, consolidation or amalgamation shall be binding upon the parties thereto, when ratified by the stockholders of both corporations.

connect with any other rail-

## Chapter 550.

An Act to incorporate the Mousam River Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

Corporate

SECT. 1. Ernest M. Goodall, Charles H. Frost, Hartley Lord, Nathan Dane, George B. Goodall, Sidney T. Fuller, B. C. Jordan, M. C. Muling, Louis B. Goodall, Ivory Littlefield, George H. Nowell and R. W. Lord, their associates and successors, are hereby incorporated under the name of the Mousam River Railroad Company, with all the powers and rights, and subject to all the liabilities and duties of railroad corporations as provided by the general statutes of Maine, and said corporation is hereby authorized to locate, construct and complete, alter, equip, operate, and keep in repair, a railroad of standard gauge from some point in the town of Sanford, near the village of Springvale, through the towns of Alfred, Lyman, and Kennebunk, to some point at or near the village of Kennebunk.

-authorized to construct a railroad. -gauge and

route.

Capital stock.

-board of directors.

The capital stock of said company shall be in shares of one hundred dollars each, and the immediate government and direction of the affairs of said corporation shall be vested in a board of directors of not less than five nor more than seven, who shall be chosen by the members of said corporation by written or printed ballots, and shall hold their office until others have been elected and qualified in A majority of said board shall constitute a quorum and they shall elect one of their number to be president of the board and he shall also be president of the corporation, and the directors shall have authority to choose a clerk who shall be sworn to the faithful discharge of his duties, and a treasurer who shall also be sworn and give a bond to the corporation in such sum as the directors may require with sureties such as shall be approved by the directors for the faithful discharge of his trust.

Tolls granted.

SECT. 3. A toll is hereby granted for the benefit of said corporation, upon all passengers and property which may be transported on or over its rails, at such rates as shall be established by the directors, subject to all laws which are or may be hereafter in force in the state.

May connect with any other railroad. SECT. 4. The corporation is hereby authorized to make connection with any other railroad on such terms as may be

mutually agreed upon, and in such manner as shall be approved by the railroad commissioners of the state.

CHAP. 551

- SECT. 5. If said corporation is not organized and the When act shall be void. location of its route according to actual survey, is not filed with the county commissioners of the county in which the same is located, on or before the first day of January in the year of our Lord one thousand eight hundred and ninety-six, and in case at least one quarter part of the entire length of said road is not constructed, then this act shall be null and void as to such part of said road as is not so completed by said date.
- Any five of the corporators named in this act, First meeting, SECT. 6. at a meeting held for the purpose, after at least seven days' notice, in writing, given by any three of the corporators to all the others, are authorized to accept this charter and organize under it.

SECT. 7. Said corporation is hereby authorized and Authorized to empowered to connect its railroad with the railroad of any other company or corporation; may sell or lease its road, franchise or property, or any part thereof, either before or after its completion, to any other railroad or other company or corporation, or may unite, amalgamate or consolidate its stock with the stock of any other company or corporation, upon such terms and conditions as may be mutually agreed upon, which sale, lease, consolidation or amalgamation shall be binding upon the parties thereto, when ratified by the stockholders of both corporations.

This act shall take effect when approved.

Approved March 13, 1889.

### Chapter 551

An Act to incorporate the Skowhegan and Norridgewock Railroad Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. R. B. Shepherd, Levi W. Weston, A. R. Bixby, Corporators Omar Clark, R. L. Mitchell, Albert F. Weston, W. M. E. Brown, Charles A. Marston, L. L. Walton, James P. Blunt, Hiram S. Steward, E. P. Page, W. K. Shurtleff, C. A. Harrington, John Robbins, Henry Murphy, B. P. J. Weston, C.

Corporate name.

-authorized to construct a

-route.

Capital stock.

directors,

election of.

Tolls, granted.

Powers and efficers.

D. Morrill, Turner Buswell, S. A. Dinsmore, J. O. Smith, W. H. Wildes, John L. Tenney, their associates, successors and assigns are hereby made and constituted a body politic and corporate, by the name of the Skowhegan and Norridgewock Railroad Company, and by that name may sue and be sucd, and said corporation is hereby authorized to locate, construct and finally complete, alter, equip and keep in repair, a railroad from the terminus of the Maine Central Railroad in Skowhegan, or from some point on the Maine Central Railroad in Skowhegan, thence on either side of the Kennebee river, to some point on the Somerset Railroad, in or near the village of Norridgewock or South Norridgewock; and said corporation shall have all the powers, privileges and immunities, and be subject to all the duties and liabilities provided by the statutes of this state, respecting railroads.

SECT. 2. The capital stock of said corporation shall consist of not more than one thousand shares of one hundred dollars each, and the immediate government and direction of the affairs of said corporation, shall be vested in not less than five, nor more than nine directors, who shall be chosen by the members of said corporation, by ballot, and shall hold their offices until others shall have been duly elected and qualified in their stead, and a majority of them shall constitute a quorum; and they shall elect one of their number to be president of the board, and he shall also be president of the corporation; and the directors shall choose a clerk, who shall be sworn to the faithful discharge of his duties, and a treasurer. who shall be sworn, and also give bond to the corporation, with sureties to the satisfaction of the directors in a sum not less than twenty thousand dollars, for the faithful discharge of his trust.

A toll is hereby granted, for the benefit of said corporation, upon all passengers and property, which may be conveyed or transported on or over its road, at such rates as may be established by its directors, subject to such general laws in relation to railroad companies, as are or may, from time to time, be established by the legislature.

The president and directors for the time being, are hereby authorized and empowered, by themselves or their agents, to exercise all the powers herein granted to the corporation, for the purpose of locating, constructing and completing said railroad, and for the transportation of persons,

goods and property of all descriptions, and all such power Chap. 551 and authority for the management of the affairs of the corporation, as may be necessary and proper to carry into effect the objects of this grant; to purchase and hold land, materials, engines and cars and other necessary things, in the name of the corporation, for the use of said road, and for the transportation of persons, goods and property of all descriptions; to make such equal assessments, from time to time, on all the shares in said corporation, as they may deem expedient and necessary in the execution and progress of the work, and direct the same to be paid to the treasurer of this corpora-And the treasurer shall give notice of all such assessments, and in case any subscriber or stockholder shall neglect to pay any assessment on his share or shares for the space of thirty days after such notice is given as shall be prescribed by the by-laws of said corporation, the directors may order the treasurer to sell such share or shares at public auction, after giving such notice as may be prescribed as aforesaid, to the highest bidder, and the same shall be transferred to the And such delinquent subscriber or stockholder shall be held accountable to the corporation for the balance. if his share or shares shall sell for less than the assessments due thereon, with interest and costs of sale, and shall be entitled to the overplus if his share or shares shall sell for more than the assessments due, with the interest and costs Provided, however, that no assessments shall be laid upon any share in said corporation of a greater amount in the whole than one hundred dollars. Or, any subscriber or stockholder who neglects to pay any assessment for thirty days after notice in writing that it is due, and ten days after payment is demanded, may be sued and the amount due recovered, in an action at law, in the name of the corporation, in any court competent to try the same.

The annual meeting of the members of said corporation shall be holden on such day as shall be determined ings, when held. by their by-laws, and at such time and place as the directors for the time being shall appoint, at which meeting the directors shall be chosen by ballot, each stockholder, by himself or proxy, being entitled to as many votes as he holds shares; and the directors are hereby authorized to call special meetings of the stockholders whenever they shall deem it expe-

Annual meet-

932

Снар. 551

dient and proper, giving such notice as the corporation by their by-laws direct.

By-laws.

SECT. 6. Said corporation shall have power to make, or-dain and establish all necessary by-laws.

May issue bouds, and mortgage property.

-indorse

ment of

SECT. 7. Said corporation is authorized to issue its bonds to an amount not exceeding one hundred thousand dollars, and to secure the same by a mortgage of its road, franchise and property, or in any other way. And the Maine Central Railroad Company, or the Somerset Railway Company, or any other railroad company, foreign or domestic, are hereby authorized and empowered to indorse said bonds, guaranteeing the payment of the principal and interest, or either, and take a mortgage of the road, franchise and property for security.

Authorized to connect with any other road. SECT. 8. Said corporation is hereby authorized and empowered to connect its railroad with the railroad of any other company or corporation; may sell or lease its road, franchise or property, or any part thereof, either before or after its completion, to any other railroad or other company or corporation, or may unite, amalgamate or consolidate its stock with the stock of any other company or corporation, upon such terms and conditions as may be mutually agreed upon, which sale, lease, consolidation or amalgamation, shall be binding, upon the parties thereto, when ratified by the stockholders of both corporations.

First meeting, how called. SECT. 9. The three first named corporators in this act are hereby authorized to call the first meeting of the corporation, for the purpose of accepting this act and organizing by the choice of all necessary officers, making by-laws and doing any other business that may be deemed necessary to carry into effect the purposes of this act.

When act shall be void.

SECT. 10. Unless said corporation shall complete its road by the first day of January, eighteen hundred and ninety-four, this act shall be void.

Reason for granting charter.

- SECT. 11. This charter is granted because the objects sought to be accomplished, cannot be fully attained and accomplished under the general laws for the formation of railroad companies.
  - SECT. 12. This act shall take effect when approved.

Approved March 13, 1889.

## Chapter 552.

An Act to amend the charter of the Portland Street Sprinkling Company.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The Portland Street Sprinkling Company, a Corporation authorized to SECT. 1. corporation organized under the general law of this state for street sprinkling and other purposes, whose certificate of organization was filed in the office of the secretary of state on the third day of April, eighteen hundred and eighty-six, and whose place of business is in the city of Portland, in the state of Maine, is hereby authorized to lay down in and through the streets of said city of Portland, and to take up, replace and repair all such pipes, aqueducts and fixtures as may be necessary for the objects of their incorporation, first having obtained the consent of the city council by two thirds con- -restrictions and regulations. current vote therefor, and under such restrictions and regulations as the said city council by two-thirds concurrent vote may see fit to prescribe, and any obstruction in any street of said city, or taking up or displacement of any portion of any street without such consent of the city council by two-thirds concurrent vote, or contrary to the rules and regulations that may be prescribed as aforesaid, shall be considered a nuisance. and said company shall be liable to indictment therefor and to all the provisions of law applicable thereto, and said company shall, in all cases, be liable to repay to said city all sums of money that said city may be obliged to pay on any judgment recovered against said city for damages occasioned by any obstructions, or taking up, or displacement of any street by said company whatever, with or without the consent of the city council by two-thirds concurrent vote, together with the counsel fees and other expenses incurred by said city in defending any suit to recover damages as aforesaid, with interest on the same, to be recovered in an action for money paid to the use of said company.

Whenever the company shall lay down any pipes or aqueducts in any street, or make any alteration or repairs upon their works in any street they shall cause the same to be done with as little obstruction to the public travel as may be practicable, and shall at their own expense, without unnecessary delay, cause the earth and pavement removed by them to be replaced in proper condition. They shall not be

lay pipes.

-damages for obstructing

Shall not ob-

—shall not impair any public or private allowed, in any case, to obstruct or impair the use of any public or private drain, or common sewer, or reservoir; but said company shall have the right to cross, or where necessary, to change the direction of any private drain in such a manner as not to obstruct or impair the use thereof, being liable for any injury occasioned by any such crossing or alteration, to the owner thereof, or any other person, in an action upon the case.

-liability.

Negligence, how punished.

SECT. 3. If said company or any of their servants or officers employed in effecting the objects of the company, shall wilfully or negligently place or leave any obstruction in any of the streets of Portland, beyond what is actually necessary in constructing their works, laying down, taking up and repairing their pipes and fixtures, or shall wilfully or negligently omit to repair and put in proper condition any street in which the earth or pavement may have been removed by them, the company shall be subject to indictment therefor in the same manner that towns are subject to indictment for bad roads, and shall be holden to pay such fines as may be imposed therefor, which fine shall be collected, applied and expended in the same manner as is provided in case of the indictment aforesaid against towns, or may be ordered to be paid into the treasury of the city. If any person shall suffer injury in his person or property by reason of any such negligence, wilfulness or omission, he shall be entitled to recover damages of the company therefor, by an action on the case in any court of competent jurisdiction.

-damages, how recovered.

City council, shall control acts of corporation. SECT. 4. The city council for the time being, shall at all times have the power to regulate, restrict and control the acts and doings of said corporation, which may in any manner affect the health, safety or convenience of the inhabitants of said city.

SECT. 5. This act shall take effect when approved.

Approved March 13, 1889.

## Chapter 553.

An Act authorizing the Boston and Maine Railroad to enlarge and change its terminal facilities in Portland, and the Maine Central Railroad Company to enlarge and change its terminal

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The Boston and Maine Railroad may from time to time B. & M. R. R., within city of within the city of Portland, and the Maine Central Railroad Me. Central Company within the city of Bath, with the consent of the R. R., in Bath, may change, municipal officers thereof, respectively, after notice and a stations and public hearing, enlarge, rearrange, change locality of, or otherwise improve its freight or passenger stations and grounds connected with either or its terminal facilities, including reaching any wharf or wharves therein, or may provide new or additional stations, grounds and facilities as aforesaid; and may from time to time make new locations therefor, including new rights of way incidental thereto, subject nevertheless to all provisions of law, appurtenant to such matters, or relating to harbors; provided, that any location hereby author- -shall not cross ized shall not cross any public way in either of said cities, without the consent of the municipal officers thereof, on such officers. terms and conditions, if any, as may be expressed in such consent; and provided further, as to any lands to be taken for any purpose hereby authorized and which may not be acquired by purchase, the railroad corporation shall proceed as authorized by section sixteen of chapter fifty-one of the Revised Statutes and any acts amendatory thereof, or additional thereto.

grounds.

public way, without consent of municipal

Approved March 13, 1889.

### Chapter 554.

An Act to provide in part for the Expenditures of Government.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. In order to provide for the several acts and re- Act of approsolves of the legislature, requiring the payment of money from the treasury, and also to provide for the necessary expenditures of government for the current fiscal year of eighteen hundred and eighty-nine, the following sums are hereby ap-

propriated out of any moneys in the treasury, are ernor, with the advice and consent of the council, is at any time prior to the first day of January nexhis warrant on the treasurer for the same:	authoriz	ed,
	60,000	00
Penobscot Indians, eight thousand three hundred	, ,	
nine dollars and seventy cents,	8,309	70
Penobscot Indians, shore rents, three thousand		
nine hundred thirteen dollars,	3,913	00
Passamaquoddy Indians, seven thousand six hun-		
dred ninety dollars,	7,690	00
Insane state beneficiaries, fifty-six thousand dol-		
lars,	56,000	00
Support of paupers in unincorporated places,		
twelve thousand dollars,	12,000	00
Deaf, dumb and blind, twenty thousand dollars,	20,000	00
Printing, twenty-five thousand dollars,	25,000	00
Binding and stitching, ten thousand dollars,	10,000	00
Governor's private secretary, one thousand two		
hundred dollars,	1,200	00
Clerks in Secretary of State's office, two thousand		
two hundred dollars,	2,200	00
Clerks in Treasurer's office, three thousand three		
hundred dollars,	3,300	00
Clerk in Adjutant General's office, one thousand		
dollars,	1,000	00
Clerk in Superintendent of School's office, seven		
hundred dollars,	700	00
Clerk to Bank Examiner, seven hundred dollars,	700	00
Clerk to Insurance Commissioner, five hundred		
dollars,	500	00
Pension clerk, one thousand two hundred dollars,	1,200	00
Messenger to governor and council, five hundred		
dollars,	500	00
Inspectors of steamboats, two thousand four hun-		
dred dollars,	2,400	00
Inland fisheries and game, seven thousand five		
hundred dollars,	7,500	00
Sea and shore fisheries, four thousand dollars,	4,000	00
State board of health, five thousand dollars,	5,000	00
Expenses attending issuing of state bonds, one		
thousand five hundred dollars,	1,500	00

The state of the s			Снар. 55
Expenses of state liquor commissioner, two	2,500	ΛΛ	
thousand five hundred dollars,	1,000		
Advertising laws, one thousand dollars, Trustees Insane Hospital, five hundred dollars,	500		
Peter J. Newell, one hundred dollars,	100		
Joseph Nicolar, one hundred dollars,	100		
William T. Haines, chairman, sixty-one dollars,		00	
P. S. Heald, chairman, ninety-seven dollars,	97		
Maine General Hospital, five thousand dollars,	5,000		
Plans in land office, two thousand dollars,	2,000		
Burial expenses of soldiers and sailors, one thou-	•		
sand five hundred dollars,	1,500	00	
Mattanawcook Academy for eighteen hundred			
and eighty-eight, five hundred dollars,	500	00	
Contingent fund for the house of representatives,			
one thousand dollars,	1,000	00	
Town of Milo, one hundred twenty-three dollars,	123	00	
Maine State Year Book, eight hundred twenty-			
five dollars,	825	00	
Maine Gettysburg Commission, ten thousand dol-			
lars,	10,000	00	
Railroad tax due towns on European and North			
American railway stock for the years eighteen			
hundred and eighty-four, eighteen hundred and			
eighty-five and eighteen hundred and eighty-			
six, twenty-two thousand dollars.	22,000	00	
Maine Eye and Ear Infirmary, five thousand	<b>z</b> 000		
dollars,	5,000	00	ı
Saint Elizabeth Catholic Orphan Asylum, four	400	00	
hundred dollars,	400		
Bridge in Frenchville, two hundred dollars, Military purposes, deficiency, four thousand dol-	200	UU	
lars,	4 000	ഹ	
Military purposes, four thousand dollars,	4,000 4,000		
Agricultural societies, sixteen hundred nineteen	4,000	00	
dollars,	1,619	00	
Children's Home in Bangor, one thousand dollars,	1,000		
Patten Academy, five hundred dollars,	500		
B. J. Hill, chairman, twenty-nine dollars and		••	
thirty-five cents,	29	35	ı
State Library under resolve, five hundred dollars,		00	
Catalogue of State Library, three hundred dollars,		00	

1,00			
Снар. 554	Temporary Home for Women and Children at	500	00
	Deering, five hundred dollars,	500	UU
	Road up the Sandy River valley, two thousand dollars,	2,000	00
	Houlton and Baring road, four hundred seventy-five dollars,	475	00
	Bath Military and Naval Orphan Asylum, eleven	*10	00
	thousand two hundred eleven dollars and sixty-		
	four cents,	11,211	64
	Purchase of Maine Reports, one thousand dollars,	1,000	
	Eben E. Rand, chairman, sixty-three dollars,		00
		U	00
	Bridge in Macwahoc plantation, five hundred dol-	500	Δ
	lars,	300	vv
	State Reform School, twenty-seven thousand dol-	97 000	00
	lars,	27,000	w
	Maine State Agricultural Society, one thousand	<b>7</b> 000	00
	dollars,	1,000	
	Eastern Maine State Fair, one thousand dollars,	1,000	w
	Town of Meddybemps, thirty-seven dollars and fifty cents,	37	50
	Preservation of Ex-Governor King's monument,		
	three hundred dollars,	300	00
	H. C. Munson, agent, twenty dollars,	20	00
	Idiotic and feeble-minded persons, deficiency, one		
	thousand three hundred thirty dollars and fifty-		
	five cents,	1,330	55
	Road in Saint Francis plantation, five hundred		
	dollars,	500	00
	Road in Andover North Surplus, five hundred		
	dollars,	500	00
	Bridge across Meduxnekeag river in Littleton,		
	four hundred dollars,	400	00
	Bridge across Hammond brook in Hamlin planta-		
	tion, one hundred dollars,	100	00
	Bridge in the town of New Limerick, five hundred dollars,	500	00
	Bridge across Austin stream in Bingham, five hun-		
	dred dollars,	500	00
	Bridge across Saint Croix river in Masardis, two		
	hundred dollars,	200	00
	Bridge across Mattawamkeag river in Drew plan-		
	tation, one thousand five hundred dollars,	1,500	00
	•	-	

#### EXPENDITURES OF GOVERNMENT.

			<b></b>
Leander A. Poor, chairman, sixty-five dollars and		<b>.</b>	Снар. 554
fifty cents,	65	<b>5</b> 0	
Valuation commissioners and clerks, fifteen thou-	15 000	00	
sand dollars,	15,000		
Assessing state tax, one hundred fifty dollars,	150	W	
Inland fisheries and game, deficiency, eight hundred thirty-five dollars,	835	00	
Commissioners to investigate removal Maine state			
prison, seven hundred fifty dollars,	750	00	
A. D. Ward, one hundred eighty-four dollars and			
ninety-one cents,	184	91	
E. C. Ryder, chairman, one hundred sixty dollars		-	
and thirty cents,	160	30	
Maine Industrial School for Girls, seven thousand	200		
dollars,	7,000	00	
Back salary of guards at State Prison, one thou-	1,000	v	
sand five hundred twenty-four dollars and			
eighty-seven cents,	1 504	07	
•	1,524	01	
Road from Kingfield to Eustis, eight hundred dol-	000	00	
lars,	800	ŮΟ	
State Reform School, two thousand nine hundred	0.000	00	
dollars,	2,900		
Philip Malone, fifty-five dollars,		00	
Wilton Academy, five hundred dollars,	500		
Military pensions, one thousand dollars,	1,000	00	
Bureau of industrial and labor statistics, three			
thousand dollars,	3,000	00	
Deputy commissioner of labor, one thousand dol-			
lars,	1,000	00	
Expenses of deputy commissioner of labor, five			
hundred dollars,	<b>50</b> 0	00	
Indexing and filing senate and house papers, one			
hundred dollars,	100	00	
Kendall M. Dunbar, for extra services, one hun-			
dred dollars,	100	00	
Advertising land sale and tax , four hundred			
dollars,	400	00	
Madawaska Training School, one hundred seventy-			
six dollars and seventy-one cents,	176	71	
Resolve in favor of Eastern Maine Insane Hospi-	2.0		
tal, twenty-five thousand dollars,	25,000	OΩ	
wij induj-mio indusema admini,	20,000	v	

Снар. 554	Town of Canton, eighty-five dollars,	85	00
	East Corinth Academy, three hundred dollars,	300	00
	Penobscot Indians, for municipal purposes, two hundred dollars,	200	ω.
	Permanent encampments of the militia, three	200	00
	thousand five hundred dollars,	3,500	00
	New England road in Kingsbury, three hundred dollars,	300	00
	Town of York, four hundred twenty-eight dollars and forty cents,	428	40
	Town of Somerville, sixty-six dollars and thirty-		
	six cents,	66	36
	Dead River Plantation, three hundred sixty-five		
	dollars and eight cents,	365	08
	Library of Maine State Prison, two hundred dol-		
	lars,	200	00
	Settlers occupying lands in Madawaska Territory,		
	affected by the treaty of Washington, one thou-		
	sand five hundred dollars,	1,500	00
	John L. Hodsdon, five thousand three hundred	- 000	01
	thirty-three dollars and eighty-one cents,	5,333	91
	Gorham State Normal School, two thousand dol-	2,000	00
	lars, Farmington State Normal School, two thousand	2,000	oo
	five hundred dollars,	2,500	00
	Castine State Normal School, eight thousand dol-	2,000	00
	lars,	8,000	00
	Madawaska Training School, six hundred dollars,	600	
	Carrying Place Plantation, one hundred fifty-one		
	dollars and sixty-one cents,	151	61
	Contagious diseases among cattle, two thousand		
	five hundred dollars,	2,500	00
	Commissioners on contagious diseases among cat-		
	tle, one thousand five hundred dollars,	1,500	00
	Contingent fund of governor and council, five		
	thousand dollars,	5,000	00
	Property exempt from taxation, one thousand five		
	hundred dollars,	1,500	
	Bounty on crows, one thousand dollars,	1,000	
	Moses Goss, one hundred dollars,	100	W
	Superior court in Waterville, two hundred dol-	ഹെ	ΔΔ
	lars,	200	w

			O EE4
Maine Insane Hospital, fifty thousand dollars,	50,000	00	Снар. 554
Settlers in Madawaska territory, thirty thousand			
dollars,	30,000	00	
Maine State College of Agriculture and the Me-			
chanic Arts, twenty thousand dollars,	20,000	00	
Subordinate officers of State Prison, two hundred			
dollars,	200	00	
Type writers for public offices, two hundred dol-			
lars,	200	00	
Furniture and repairs, five hundred dollars,	<b>5</b> 00	00	
Commission to inquire into system of taxation,			
three thousand dollars,	3,000	00	
Enlargement of the State House, seventy-five			
thousand dollars,	75,000	00	
Night watch, one hundred fifty dollars,	150	00	
James R. Milliken, one hundred fifty dollars,	150	00	
Ricker Classical Institute, one thousand dollars,	1,000	00	
John E. Kelley, seven hundred dollars,	700	00	
W. B. Moore, fifty dollars,	50	00	
Publication of York deeds, four thousand five			
hundred dollars,	4,500	00	
Stenographer and type writer, four hundred eighty	•		
dollars,	<b>4</b> 80	00	
Extra clerk hire during session of legislature,			
four hundred fifty dollars,	450	00	
Salaries of public officers, two thousand dollars,	2,000		
Expenses of Attorney General, one hundred	-		
dollars,	100	00	1
Legislative committee to attend celebration of			
inauguration of Washington, three thousand			
dollars,	3,000	00	)
Pay roll of Senate, eight thousand two hundred	=	•	
thirty-four dollars,	8,234	. 00	)
Pay roll of House of Representatives, thirty thou-			
sand six hundred thirty dollars,	30,630	ነ ሰና	)
Removal of Geological specimens, twenty-five	-	, 00	•
dollars,		00	)
Railroad Commissioners, nine thousand two hun-		, 00	,
dred dollars,	9,200	) A	<b>)</b>
Clerk in Superintendent of School's Office, three	-	, 00	,
hundred dollars,		۸ ۸	<b>1</b>
nunurou donars,	ουl	) ((	J

Снар. 555	Purchase of preceedings of Centennial Celebration,		
	one hundred dollars,	100	00
	Contingent expenses of the Legislature, one thousand seven hundred ninety-five dollars and		
	seventy-two cents,	1,795	72
	Contingent expenses of the Legislature, one hun-		
	dred dollars,	100	00

Amounting to the sum of six hundred ninety thousand five hundred two dollars and one cent, 690,502 01 SECT. 2. This act shall take effect when approved.

Approved March 13, 1889.

#### Chapter 555.

An Act to provide for the Expenditures of Government for the year one thousand eight hundred and ninety.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Act of appropriation, for 1890.

In order to provide for the several acts and resolves of the legislature, requiring the payment of money from the treasury, and also to provide for the necessary expenditures of government for the year eighteen hundred and ninety, the following sums are hereby appropriated out of any moneys in the treasury, and the governor, with the advice and consent of the council, is authorized at any time between the first day of January, eighteen hundred and ninety, and the first day of January, eighteen hundred and ninety-one, to draw his warrant on the treasurer for the same: School fund and mill tax due in eighteen hundred and ninety, three hundred and seventy-five thousand dollars. \$375,000 00 School fund and mill tax due prior to eighteen hundred and ninety, ten thousand dollars, 10,000 00 Public debt, fifty thousand dollars, 50,000 00 Interest on public debt, ninety-five thousand dollars. 95,000 00 Free high schools, thirty-two thousand dollars, 32,000 00 Normal schools, nineteen thousand dollars, 19,000 00 Training schools, one thousand three hundred dollars. 1,300 00

Teachers' meetings, six hundred dollars,	600	00	Снар. 555
Trustees' normal schools, six hundred dollars,	600		
Interest on Madawaska territory school fund,			
three hundred dollars,	300	00	
Expenses of superintendent of common schools,			
five hundred dollars,	500	00	
Foxcroft Academy, sixty dollars,	60	00	
Hampden Academy, two hundred dollars,	200	00	
Hebron Academy, sixty dollars,	60	00	
Houlton Academy, one hundred twenty dollars,	120	00	
Lee Normal Academy, six hundred dollars,	600	00	
Mattanawcook Academy, five hundred dollars,	500	00	
Oak Grove Seminary, six hundred dollars,	600	00	
School district number two, Madison, fifty dol-			
lars,	50	00	
Salaries of public officers, seventy-one thousand			
dollars,	71,000	00	
Governor's private secretary, one thousand two	,	-	
hundred dollars,	1,200	00	
Clerks in secretary of state's office, two thousand			
two hundred dollars,	2,200	00	
Clerks in treasurer's office, three thousand three	, , , ,		
hundred dollars,	3,300	00	
Clerk in adjutant general's office, one thousand	·		
dollars,	1,000	00	
Clerk in superintendent of school's office, seven	·		
hundred dollars,	700	00	
Clerk to bank examiner, seven hundred dollars,	700	00	
Clerk to insurance commissioner, five hundred			
dollars,	500	00	
Pension clerk, one thousand two hundred dollars,	1,200	00	
Messenger to governor and council, five hundred	•		
dollars,	500	00	
Contingent fund of governor and council, six thou-			
sand dollars,	6,000	00	
Pay roll of council, three thousand six hundred	•		
dollars,	8,600	00	
Night watch, two thousand two hundred fifty dol-			
lars,	2,250	00	
Fireman and mail carrier, one thousand six hun-	-		
dred dollars,	1,600	00	
	-		

~			
Спар. 555	1 of total and incorote on carraing and grounds, one		
	thousand dollars,	1,000	
	Furniture and repairs, three thousand dollars,	3,000	
	Fuel and lights, three thousand dollars,	3,000	
	State library, five hundred dollars,	<b>500</b>	00
	Assistant clerk in state library, three hundred	950	00
	fifty dollars,	<b>35</b> 0	UU
	County taxes collected in eighteen hundred and	17 000	00
	eighty-nine, seventeen thousand dollars,	17,000	w
	Railroad and telegraph tax due towns, thirty-	99 000	00
	eight thousand dollars,	38,000	w
	Bounty on animals, two thousand five hundred dollars,	2,500	00
	Journal of council, one hundred fifty dollars,	150	
	Indices, one hundred fifty dollars,	150	
	Stationery, six thousand dollars,	6,000	
	Postage, three thousand dollars,	3,000	
	Board of agriculture, four hundred dollars,	400	
	Secretary of board of agriculture, six hundred	200	00
	dollars,	600	00
	Expenses of secretary of board of agriculture,		
	three hundred dollars,	300	00
	Clerk to secretary of board of agriculture, two		
	hundred dollars,	200	00
	Agricultural societies, seven thousand four hun-		
	dred nineteen dollars,	7,419	00
	Farmers' institutes, one thousand five hundred		
	dollars,	1,500	00
`	Transportation of documents, nine hundred dol-		
	lars,	900	00
	Trustees Insane Hospital, one thousand five hun-		
	dred dollars,	1,500	00
	Visiting committee to Insane Hospital, three hun-		
	dred sixty dollars,	360	00
	Trustees of Reform School, eight hundred dol-		
	lars,	800	00
	Visiting committee to Reform School, four hun-		
	dred fifty dollars,	450	00
	Sanford legacy to Reform School, forty two dol-		
	lars,	42	00
	Lands reserved for public uses, two thousand	0.000	^^
	dollars,	2,000	00

Interest on lands reserved for public uses, three			Снар. 555
thousand five hundred dollars,	<b>3,5</b> 00		
Forfeited lands, three hundred dollars,	300		
Soldiers' allotments, three hundred dollars,	300	00	
Contingent fund of Treasurer, eight hundred dol-			
lars,	800	00	
Contingent fund of Secretary of State, three hun-			
dred dollars,	300		
Military purposes, twenty thousand dollars,	20,000	00	
Military pensions, three thousand five hundred dollars,	3,500	00	
Soldiers' pensions, sixty-five thousand dollars,	65,000	00	
Burial expenses of soldiers and sailors, two thou-	•		
sand dollars,	2,000	00	
Sheriffs and coroners, six hundred dollars,	600		
Subordinate officers of State Prison, eight thou-		-	
sand two hundred dollars,	8,200	00	
Inspectors of State Prison and jails, one thousand	•,=••		
four hundred dollars.	1,400	00	
Costs in criminal prosecutions, one thousand five	.,		
hundred dollars,	1,500	00	
Expenses of Attorney General's department, four			
hundred fifty dollars,	450	00	
Expenses of Insurance Commissioner, three hun-			
dred dollars,	300	00	
Reports of judicial decisions, four thousand eight			
hundred dollars,	4,800	00	
Idiotic and feeble-minded persons, three thousand	•		
dollars,	3,000	00	
Water for State Prison, two thousand five hundred	, ,		
dollars,	2,500	00	
Water for State House, five hundred dollars,	500		
Insane state beneficiaries, fifty-six thousand dol-			
lars,	56,000	00	
Support of paupers in unincorporated places,	•		
twelve thousand dollars,	12,000	00	
Inspectors of steamboats, two thousand four hun-	,		
dred dollars,	2,400	00	
Deaf, dumb and blind, twenty thousand dollars,	20,000		
Inland fisheries and game, seven thousand five	,	_	
hundred dollars,	7,500	00	
Sea and shore fisheries, four thousand dollars,	4,000		
•	-		

Снар. 555	State Board of Health, five thousand dollars,	5,000	00
	Printing, twenty-five thousand dollars,	25,000	00
	Binding and stitching, ten thousand dollars,	10,000	00
	Penobscot Indians, eight thousand one hundred		
	sixty-nine dollars and seventy cents,	8,169	70
	Penobscot Indians, shore rents, four thousand	•	
	dollars,	4,000	00
	Passamaquoddy Indians, seven thousand four hun-	·	
	dred forty dollars,	7,440	00
	Maine State Year Book, one thousand one hun-	•	
	dred twenty-five dollars,	1,125	00
	Wilton Academy, five hundred dollars,	500	
	East Corinth Academy, three hundred dollars,	300	
	Contagious diseases among cattle, two thousand		
	five hundred dollars,	2,500	00
	Property exempt from taxation, one thousand five	-,	
	hundred dollars,	1,500	00
	Bounty on crows, one thousand dollars,	1,000	
	Superior court in Waterville, two hundred dollars,	200	
	Maine Insane Hospital, fifty thousand dollars,	50,000	
	Maine State College of Agriculture and the	00,000	•
	Mechanic Arts, ten thousand dollars,	10,000	00
	Subordinate officers of State Prison, two hundred	-0,000	••
	dollars,	200	00
	Furniture and repairs, five hundred dollars,	500	
	Interest on lands reserved for public uses, five		•
	hundred dollars,	500	00
	Enlargement of the State House, seventy-five thou-	000	•
	sand dollars,	75,000	00
	Night watch, one hundred fifty dollars,	150	
	Ricker Classical Institute, one thousand dellars,	1,000	
	Stenographer and type-writer, four hundred	1,000	00
	eighty dollars,	480	00
	Salaries of public officers, two thousand dollars,	2,000	
	Contingent fund of governor and council, one	2,000	00
	thousand dollars,	1,000	00
	Railroad commissioners, nine thousand two hun-	1,000	OO
	dred dollars,	9,200	ω.
	Bureau of Industrial and Labor Statistics, three	3,200	00
	thousand dollars,	3,000	ΛΛ
	-	ø,000	UU
	Deputy Commissioner of Labor, one thousand	1 000	ΔΔ
	dollars,	1,000	UU

#### EXPENDITURES OF GOVERNMENT.

Снар. 555

Expenses of Deputy Commissioner of Labor, five		
hundred dollars,	500	00
Expenses of State Liquor Commissioner,	2,500	00
Advertising tax act and land sale, four hundred		
dollars,	400	00
Maine General Hospital, five thousand dollars,	5,000	00
Saint Elizabeth Catholic Orphan Asylum, four		
hundred dollars,	400	00
Children's Home in Bangor, one thousand dollars,	1,000	00
Patten Academy, five hundred dollars,	<b>50</b> 0	00
State Library, under resolve, five hundred dol-		
lars,	500	00
Temporary home for women and children at		
Deering, five hundred dollars,	500	00
Houlton and Baring road, two hundred twenty		
five dollars,	<b>22</b> 5	00
Bath Military and Naval Orphan Asylum, eight		
thousand dollars,	8,000	00
State Reform School, seventeen thousand dollars,	17,000	00
Maine State Agricultural Society, one thousand		
dollars,	1,000	00
Eastern Maine State Fair, one thousand dollars,	1,000	00
Maine Industrial School for Girls, seven thou-		
sand dollars,	7,000	00
Clerk in superintendent of school's office, three		
hundred dollars,	300	00

Amounting to the sum of one million two hundred sixty thousand eight hundred dollars and seventy cents, 1,260,800 70

SECT. 2. This act shall take effect when approved.

Approved March 13, 1889.

#### Chapter 556.

An Act relating to the holding of the annual meeting of the Alumni Association of Bates
College.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Annual meeting of Alumni Bates College.

SECT. 1. The annual meeting of the Alumni Association of Bates College, shall be held at such time and place as said association may, by suitable by-law, determine.

SECT. 2. All acts and parts of acts inconsistent with this act, are hereby repealed.

SECT. 3. This act shall take effect when approved.

Approved March 13, 1889.

## RESOLVES

OF THE

# STATE OF MAINE.

1889.

- fam. ...

-

-

## RESOLVES

OF THE

#### MAINE. STATE OF

1889.

### Chapter 124.

Resolve in favor of James Ferris of Bath.

Resolved, That there be paid to James Ferris of Bath, a James Ferris, in favor of. pension of eight dollars per month, commencing on the first day of January, in the year of our Lord one thousand eight hundred and eighty-nine.

Approved January 31, 1889.

#### Chapter 125.

Resolve in favor of Peter J. Newell.

Resolved, That the sum of one hundred dollars be and the Peter J. Newell, same is hereby appropriated to pay Peter J. Newell, representative of the Passamaquoddy tribe of Indians, for his travel and attendance at this session of the Legislature.

Approved February 5, 1889.

#### Chapter 126.

Resolve in favor of Joseph Nicelar

Resolved, That the sum of one hundred dollars be and the Joseph Nicolar, same is hereby appropriated to pay Joseph Nicolar, representative of the Penobscot tribe of Indians, for his travel and attendance at this session of the Legislature.

Approved February 5, 1889.

### Chapter 127.

Resolve in favor of the Committee on Agriculture.

Wm. T. Haines, in favor of. Resolved, That the state treasurer be directed to pay to William T. Haines, chairman of the committee on agriculture, the sum of sixty-one dollars, the same being the amount paid out by him for expenses of the committee on agriculture on its recent visit to the State College of Agriculture and the Mechanic Arts, in accordance with the order of the Legislature.

Approved February 5, 1889.

#### Chapter 128.

Resolve in favor of the Maine General Hospital.

Maine General Hospital, in favor of. Resolved, That the sum of ten thousand dollars be and hereby is appropriated towards defraying the expenses of the Maine General Hospital, for the year ending December thirty-one, eighteen hundred and eighty-nine, and the year ending December thirty-one, eighteen hundred and ninety, and that the governor be and hereby is authorized to draw his warrant quarterly, commencing March thirty-one, eighteen hundred eighty-nine, for the sum of twelve hundred and fifty dollars, for the above purpose.

Approved February 5, 1889.

#### Chapter 129.

Resolve in favor of the distribution of certified copies of plans on file in the State Land Office.

Plans in land office, in favor of making copies of. Resolved, That the State Land Agent, be and he hereby is directed to complete the work of preparing and distributing certified copies of all plans now on file in the State Land Office, as contemplated and ordered by chapter fifty-five of the resolves of one thousand eight hundred and eighty-seven, provided, the same shall not cost more than the sum of two thousand dollars, which amount is hereby appropriated for said purpose, the same or so much thereof as may be necessary to complete said work, to be drawn upon the warrant of the governor, after the bill of said land agent, for making said copies, shall have been audited by the governor and council.

Approved February 5, 1889.

## Chapter 130.

Resolve in favor of the Joint Standing Committee of State Prison.

Resolved, That the state treasurer be directed to pay P. P. S. Heald, in S. Heald, chairman of the joint standing committee on state prison, ninety-seven dollars, the same being the amount paid by him for expenses of the joint standing committee on state prison, when on its recent visit to that institution in accordance with the order of the legislature.

Approved February 5, 1886

## Chapter 131.

Resolve to authorize the increase of the rate of interest upon a loan of the county of York.

WHEREAS, by chapter sixty-nine of the resolves of the Preamble. year one thousand eight hundred and eighty-seven, the treasurer of the county of York was authorized to procure by loan a sum or sums of money, not exceeding ten thousand dollars, to be expended for the purpose of paying the expenses of making the ledger index in the registry of deeds office in said county, as therein set forth, and to issue notes of the said county therefor; with interest thereon, not exceeding four per cent per annum; and

WHEREAS, it was found necessary to pay a greater rate of interest upon said loan:

Resolved, That said treasurer of the county of York, be, York county, and hereby is authorized to issue renewal notes of said county, renew notes. signed by said treasurer, and countersigned by the chairman of the county commissioners, for any part and all of said sum of ten thousand dollars, with interest thereon not exceeding six per cent per annum, payable semi-annually, the principal to be paid by said county at such time or times as the county commissioners may direct, but the whole amount to be paid within five years from March seven, one thousand eight hundred and eighty-seven; and the payment of interest, or promise to pay the same, heretofore made, at a rate not exceeding six per cent per annum, upon the amount already loaned, is hereby ratified and made valid; and said treasurer and county commissioners are hereby authorized to reimburse any person or persons who have heretofore paid any money on

account of excess of interest, required to procure the loan authorized by said resolve.

Approved February 12, 1889.

## Chapter 132.

Resolve creating a Contingent Fund for the House of Representatives for the sixty-fourth

Contingent fund

Resolved, That the sum of one thousand dollars is hereby appropriated as a contingent fund for the House of Representatives to be expended by the clerk, under the direction of the House.

Approved February 12, 1889.

### Chapter 133.

Resolve authorizing the Land Agent to deed Goose Rocks to the United States of America.

Land agent, authorized to deed Goose Rocks to the U.S. Resolved, That the land agent is hereby authorized, in the name and on behalf of the state, to execute and deliver to the United States of America, a good and sufficient deed of the parcel of land hereinafter described, so that all the title of the state in and to the same may thereby vest in the United States: the ledge of rock known and described on page two hundred and eleven, Division A, Atlantic Coast Pilot, second edition, eighteen hundred and seventy-nine, as Goose Rocks, surmounted by an iron spindle, wholly submerged at high tide, with an exposed area of two thousand feet at low tide, and being about four hundred yards from the westerly end of Stimpson's Island, Knox county, Maine.

Approved February 12, 1889.

#### Chapter 134.

Besolve in favor of the town of

Town of Milo, in favor of.

Resolved, That there be paid by the treasurer of state out of the school funds of the current year, to the town of Milo, the sum of one hundred and twenty-three dollars, it being a balance equitably due said town as its proportion of the school funds for the year eighteen hundred and eighty eight.

Approved February 12, 1889.

Maine State

year book, purchase of.

### Chapter 135.

Resolve for the purchase of the Maine State Year Book and Legislative Manual for the years eighteen hundred and eighty-nine and eighteen hundred and ninety.

Resolved, That the secretary of state be authorized to contract for five hundred and fifty copies of the Maine State Year Book and Legislative Manual for the year eighteen hundred and eighty-nine, also seven hundred and fifty copies of the same for the year eighteen hundred and ninety to be delivered on or before the first day of May of each year, at a cost not to exceed one dollar and fifty cents per copy, said copies to be distributed in the usual manner.

Approved February 12, 1889,

#### Chapter 136.

Resolve in favor of Maine Gettysburg Commission.

Resolved. That the sum of ten thousand dollars be and is Maine Gttys. hereby appropriated to enable the Maine Gettysburg Commission, appointed under the resolve approved February twenty-five, eighteen hundred and eighty seven, to erect, complete and dedicate the monuments provided for in this Said sum is to be expended under the direction of said commission; the bills for which when audited and approved by the governor and council, the state treasurer is hereby directed to pay.

Approved February 12, 1869.

burg Commis-sion, in favor of

#### Chapter 137.

Resolve Authorizing the payment to towns and cities where stock in the European and North American Railway Company was owned for the years eighteen hun leed and eighty-four, eighteen hundred and eighty-five and eighteen hundred and eighty-six, their proportion of the excise tax collected for those years.

Resolved, That the treasurer of this state shall ascertain the number of shares of stock in the European and North American Railway Company, owned in towns and cities of the state for the years eighteen hundred and eighty-four, eighteen hundred and eighty-five and eighteen hundred and

Towns holding European and North American R. R., in favor of.

eighty-six and shall apportion on all such shares, from the excise tax collected by the state on the gross transportation receipts of the Maine Central Railroad Company for each of said years, an amount for each year based on the apportionment made of the excise tax collected by the state, for the year eighteen hundred and eighty-three on the gross transportation receipts of the said European and North American Railway Company. And the treasurer of state shall pay to said towns and cities such amounts as shall be so apportioned. And a sum sufficient for the payment of such amounts, not exceeding the sum of twenty-two thousand dollars is hereby appropriated out of any moneys in the treasury of the state, not otherwise appropriated.

Approved February 12, 1889.

### Chapter 138.

Resolve in favor of Jason Ware, of Montville.

Jason Wa e in favor of.

Resolved, That there be paid out of the treasury of the state, to Jason Ware of Montville, the sum of eight dollars per month as a military pension, till such time as he shall receive a government pension, commencing January first one thousand eight hundred and eighty-nine.

Approved February 13, 1889.

#### Chapter 139.

Resolve in favor of the Maine Eye and Ear Infirmary.

Maine Eye and Ear Infirmary, in favor of. Resolved, That there be and is hereby appropriated the sum of five thousand dollars to be paid to the Maine Eye and Ear infirmary, for the use of said institution.

Approved February 18, 1889.

### Chapter 140.

Resolve in favor of St. Klizabeth Catholic Orphan Asylum in Portland.

Resolved. That the sum of eight hundred dollars be and is St. Elizabeth hereby appropriated for the use of the St. Elizabeth Catholic Asylum, in favor of. Orphan Asylum in Portland, of which four hundred dollars shall be paid during the vear eighteen hundred and eightynine, and four hundred dollars during the year eighteen hundred and ninety.

Approved February 13, 1889.

### Chapter 141.

Resolve in favor of the town of Frenchville.

Resolved, That two hundred dollars be and hereby is Frenchville, in appropriated to aid the town of Frenchville in rebuilding a bridge across Guerritt Brook in said town, the same to be expended under the direction of the county commissioners of Aroostook County.

Approved February 14, 1889.

#### Chapter 142.

Resolve in favor of the town of Camden.

WHEREAS, The Maine reports, Revised Statutes, and Acts and Resolves of eighteen hundred and eighty-five and eighteen hundred and eighty-seven belonging to the town of Camden have been destroyed by fire, therefore,

Resolved. That the state librarian be authorized and instructed to furnish said town with copies of the Revised Camden, in Statutes, of the Acts and Resolves of eighteen hundred and eighty-five and eighteen hundred and eighty-seven, and of such Maine reports as may be in his possession and can be spared from the state library.

Approved February 14, 1889.

### Chapter 143.

Resolve in favor of the distribution of various reports.

Distribution of Reports, in Resolved, That the secretary of state be authorized to furnish annually to the clerk of each town, to be by them distributed, a number of copies, proportional to the farmers therein, the reports of the Maine board of agriculture, the bureau of industrial and labor statistics, and the Maine state college. The expense of such transportation to be paid out of funds appropriated for the use of these departments.

Approved February 14, 1889.

#### Chapter 144.

Resolve in aid of the Children's Home in Bangor.

Children's Home, in favor of. Resolved, That the sum of one thousand dollars be and is hereby appropriated for the Children's Home of Bangor, for the year eighteen hundred and eighty-nine, and the same amount for the year eighteen hundred and ninety.

Approved February 18, 1889.

#### Chapter 145.

Resolve in favor of Patten Academy.

Patten Academy, in favor of. Resolved, That the sum of five hundred dollars is hereby appropriated, for the term of ten years, to Patten Academy, an institution of learning in the town of Patten, in the county of Penobscot, provided, however, that this appropriation is made on the express condition that the trustees of said institution shall maintain and keep in operation, a school equal in rank and grade of teaching with a first-class academy; and provided further, that the governor and council and superintendent of common schools, shall have a right at all times to visit said school when the same shall be in operation, and if in the opinion of the governor and council, said institution, at any time hereafter, shall fail to fulfill the conditions contained in this resolve, they may, in their discretion, withhold the appropriation herein granted.

Approved February 18, 1889.

#### Chapter 146

Resolves to provide for a State Valuation.

Resolved. That the governor is hereby authorized to Valuation immediately appoint a commission of sixteen persons, one of appointment of. whom shall be taken from each of the counties in the state. to prepare a full, just and equal valuation of the estates, and an enumeration of the polls subject to be taxed, as a basis of taxation for state purposes, and to report the same to the legislature not later than the second Wednesday of January. eighteen hundred and ninety-one.

Resolved. That the commissioners thus appointed shall hold their first session at the capitol at Augusta immediately after their appointment, and shall proceed without delay to -meetings of. prepare said valuation, and shall sit at such times and at such places as they may deem necessary to secure such information as will enable them to make a correct report. Said commissioners shall give such public notice of their sessions as they may deem proper, and also a printed notice mailed to the assessors of the several cities, towns and plantations, requiring them to appear personally with, or transmit to them immediately, unless the same have already been transmitted to the secretary of state, the several tax and valuation lists and lists of taxable polls of their several cities, towns and plantations, for the years eighteen hundred and eighty-eight, eighteen hundred and eighty-nine and eighteen hundred and ninety, containing the estates and property taxable therein and the fair cash value of each kind of property therein enumerated, as required by law, and the correctness of said lists of taxable polls and estates and the valuation of the property therein enumerated for the year eighteen hundred and ninety shall be verified by the oath or affirmation of said several assessors or one of them. commissioners shall have power to summon before them and examine upon oath either of said assessors, any town or city officer, or other person, touching such lists and the amount and value of the taxable property in said several cities, towns and plantations, and all other matters connected therewith, and to require such person summoned to produce all records or other public documents relating thereto. If the assessors of any city, town or plantation, or one of them, shall fail to

appear before said commission or transmit to them the list

above named within ten days after the mailing and publication of said notices, the said commissioners may in their discretion and upon such other information as they may obtain, report the valuation of the estates and property and lists of polls, liable to taxation in such city, town or plantation so in default, as they shall deem just and equitable.

Land agent to provide tax list. Resolved, That the land agent be and is hereby required to immediately prepare and deliver to said commissioners full and accurate lists of all townships or parts of townships or lots or parcels of wild lands in this state sold and not included in the tax lists, whether conveyed or not conveyed, together with the fair value thereof, and to lay before said commissioners all information in his possession touching the value of wild lands when required by them so to do; also a statement of all lands on which timber has been sold, or a permit or right to cut timber has been sold or granted by lease or otherwise, together with the fair value thereof. All other state officers shall in like manner lay all information in their possession, touching said valuation, before said commissioners when requested by them so to do.

Chairman and clerks, appointment of

Resolved, That the secretary of state shall immediately notify each of the said commissioners of his appointment. A majority of said commissioners shall constitute a quorum. They may appoint a chairman from their number and employ a suitable clerk to keep their records, and such other clerks as they deem necessary.

Secretary of State to provide stationery, etc.

Resolved, That the secretary of state furnish to said commissioners, for their use in preparing said valuation, all necessary stationery, blanks, blank books, printed notices and summonses. That as a full compensation for services, said commissioners shall each receive from the state treasury three dollars per day while actually engaged in preparing said valuation and making their report thereon; and said clerks employed by said commissioners shall each in like manner receive not exceeding two dollars per day while actually employed in the duties of said commission. commissioners and clerks shall be allowed actual traveling expenses to and returning from Augusta or such other place or places as they hold their meetings. The accounts of said commissioners and their clerks for services and travel shall be audited by the council, and when the same are approved by them the governor shall be authorized to draw his warrant CHAP. 147 upon the treasurer therefor.

Resolved. That these resolves take effect when approved.

Approved February 19, 1889.

#### Chapter 147.

Resolve in favor of the Joint Standing Committee on Military Affairs.

Resolved, That the treasurer of state be directed to pay committee on B. J. Hill, chairman of the joint standing committee on military affairs, the sum of twenty-nine dollars and thirty-five cents, being amount paid by him for expenses of said committee visiting Bath Military Asylum, in accordance with the order of the legislature.

Approved February 19, 1889.

### Chapter 148.

Besolve in favor of the State Library.

Resolved. That the sum of five hundred dollars be appro- State library, in priated for the state library for each of the years eighteen hundred and eighty-nine and eighteen hundred and ninety, in addition to the sum allowed by law, for the purchase of books and incidental expenses; also that the sum of three hundred dollars be appropriated for the preparation of a catalogue of the state library.

Approved February 19, 1889.

#### Chapter 149.

Resolve in favor of the Temporary Home for Women and Children.

Resolved, That the sum of one thousand dollars be and Temporary hereby is appropriated for the use of the Temporary Home for Women and for Women and Children at Deering, of which five hundred favor of. dollars shall be paid during the year eighteen hundred and eighty-nine and five hundred dollars during the year eighteen hundred and ninety.

Approved February 19, 1889.

#### Chapter 150.

Resolve in favor of Sandy River Plantation.

Sandy River plantation, in favor of. Resolved, That the sum of two thousand dollars be and hereby is appropriated in aid of building a road up the Sandy river valley, from Madrid to Sandy river pond, in Franklin county, to be expended under the direction of the county commissioners of Franklin county.

Approved February 19, 1889.

### Chapter 151.

Resolve in favor of Susan C. Hagan of Georgetown.

Susan C. Hagan, a favor of. Resolved, That there be paid to Susan C. Hagan of Georgetown, a pension of eight dollars per month, commencing on the first day of January, eighteen hundred eighty-nine.

Approved February 19, 1889.

#### Chapter 152.

Resolve making an appropriation for repair of roads in Indian Township, Washington County.

Roads in Indian township, in favor of. Resolved. That the sum of two hundred and twenty-five dollars be and hereby is appropriated for the year eighteen hundred and eighty-nine, and the sum of two hundred and twenty-five dollars for the year eighteen hundred and ninety, and also an additional sum of two hundred and fifty dollars to be expended in the purchase of a road machine in the year eighteen hundred and eighty-nine. All of which sums so appropriated are to be expended under the direction of the governor and council upon the Houlton and Baring road and the road leading from said Houlton and Baring road to Grand Lake stream in Indian township in Washington county.

Approved February 19, 1889.

## Chapter 153.

Resolve previding for state pensions for invalid soldiers, soldiers' widows, and orphans, and the dependent parents and sisters of soldiers.

Resolved. That the sum of sixty thousand dollars be and is hereby appropriated to provide for state pensions for invalid soldiers, soldiers' widows and orphans, and the dependent parents and sisters of soldiers for the year eighteen hundred and eighty-nine, and sixty-five thousand dollars for the year eighteen hundred and ninety.

Pensions for soldiers' widows, etc.

Approved February 19, 1889.

### Chapter 154.

Resolve in favor of Bath Military and Naval Orphan Asylum.

Resolved, That there be and is hereby appropriated out of Bath Orphau Asylum, in the treasury of the state for the use of the Bath Military and Naval Orphan Asylum, the sum of two thousand two hundred eleven and sixty-four hundredths dollars for the purpose of liquidating the indebtedness of said institution to January first, eighteen hundred eighty-nine. Also, the sum of one thousand dollars to be expended for drainage and repairs. Also, the sum of sixteen thousand dollars, of which there shall be paid eight thousand dollars for current expenses in the year eighteen hundred and eighty-nine, and eight thousand dollars for current expenses for eighteen hundred and ninety.

Approved February 19, 1889.

## Chapter 155.

Resolve relating to the purchase of certain volumes of Maine Reports.

Resolved. That the secretary of state be and he hereby is Maine Reports, authorized and directed to purchase of Mosher, McLellan and purchasing Company, fifty copies of each of the following volumes of the bers. Maine Reports, now out of print but in process of republication by said firm at a price not exceeding four dollars per Volumes numbered ten, eleven, twelve, thirteen and fourteen, provided, that said Mosher, McLellan and Company shall furnish to the state library, the following volumes

ertain num-

of Maine Reports, in which the library is now deficient and take in exchange and payment therefor, volume for volume. other volumes of the Maine Reports of which the state library now has a surplus. The list of reports so to be furnished in exchange is as follows: Two copies of volume No. seven, one copy of volume No. eight, nine copies of volume No. fifteen, five copies of volume No. sixteen, eight copies or volume No. seventeen, five copies of volume No. eighteen, three copies of volume No. nineteen, two copies of volume No. twenty. seven copies of volume No. twenty-one, eight copies of volume No. twenty-two, two copies of volume No. twenty-five. three copies of volume No. twenty-six, seven copies of volume No. twenty-seven, three copies of volume No. thirtyone, three copies of volume No. thirty-two, five copies of volume No. thirty-three, three copies of volume No. thirtyfour, four copies of volume No. thirty-five, eight copies of volume No. thirty-six, three copies of volume No. thirtyseven, six copies of volume No. thirty-eight, seven copies of volume No. thirty-nine, seven copies of volume No. fortyone, two copies of volume No. forty-two, eight copies of volume No. forty-six, three copies of volume No. forty-seven, six copies of volume No. forty-eight, eight copies of volume No. forty-nine, eight copies of volume No. fifty, six copies of volume No. fifty-one, six copies of volume No. fifty-two, six copies of volume No. fifty-three, eight copies of volume No. fifty-four, ten copies of volume No. fifty-five, seven copies of volume No. fifty-six, four copies of volume No. fifty-seven, four copies of volume No. fifty-eight, three copies of volume No. fifty-nine, five copies of volume No. sixty. four copies of volume No. sixty-one, three copies of volume No. sixty-two, two copies of volume No. sixty-three, two copies of volume No. sixty-four, five copies of volume No. sixty-six, four copies of volume No. sixty-seven, one copy of volume No. seventy-two, and the sum of one thousand dollars is hereby appropriated for the purchase of the reports mentioned in this resolve.

Approved February 19, 1889.

## Chapter 156.

Resolve in favor of the Joint Standing Committee on State College and Mechanic Arts.

Resolved, That the state treasurer be directed to pay Eben State College, in favor of. E. Rand, chairman of the aforesaid committee, sixty-three dollars, the same being the amount paid by him for expenses of the said joint standing committee of State College of Agriculture and Mechanic Arts, while on its recent visit to that institution in accordance with the order of the legislature.

Approved February 19, 1889.

## Chapter 157.

Resolve in favor of Bridge in Macwahoc Plantation.

Resolved, That there be and is hereby appropriated the Macwahoe sum of five hundred dollars in aid of repairing the bridge favor of bridge across Molunkus stream, in Macwahoc plantation, Aroostook county; the same to be expended under the direction of the county commissioners of said county.

Approved February 19, 1889.

#### Chapter 158.

Resolve in favor of the State Reform School.

Resolved. That the sum of twenty-seven thousand dollars State Reform be and is hereby appropriated for and in behalf of the state favor of. reform school, for the year eighteen hundred and eighty-nine, and seventeen thousand dollars for the year eighteen hundred and ninety, as follows: for the year eighteen hundred and eighty-nine, for current expenses and mechanical school, fifteen thousand dollars; for general repairs, two thousand dollars; for the erection of a cottage for family school, ten thousand dollars; for the year eighteen hundred and ninety, for current expenses and mechanical school, fifteen thousand dollars; for general repairs, two thousand dollars.

Approved February 19, 1889.

#### Chapter 159

Resolve authorizing the County of Aroostook to procure money on loan.

County of Aroostook, authorized to procure loan.

Resolved. That the treasurer of the county of Aroostook is hereby authorized to procure by loan, on the faith and responsibility of said county, a sum or sums of money, not exceeding in all, thirty thousand dollars, exclusive of and in addition to loans provided for by section seventeen of chapter seventy-eight of the Revised Statutes, to be expended by and under the direction of the county commissioners of said county, for the purpose of erecting a new jail and jail house for said county, and enlarging, improving and repairing the county court house and the appurtenances thereof, in said county, the interest on said sum or sums to be paid annually, and the principal to be reimbursed by said county at such time or times as said commissioners may agree upon, but the whole amount to be paid within twenty years; and the said treasurer is hereby authorized to issue his scrip as county treasurer therefor, with coupons for interest attached, or to issue interest bearing negotiable promissory notes of said county therefor, payable in manner as aforesaid, such scrip and coupons and notes to be signed by the treasurer and countersigned by the chairman of the county commissioners of said county; provided, that the whole sum obtained for the purposes herein specified, shall not exceed thirty thousand dollars as aforesaid.

Approved February 19, 1889.

#### Chapter 160.

Resolve in aid of Dailying, Beef raising, Sheep, Horse and Poultry growing interests of the State of Maine.

Dairying interest, etc.,

Resolved, That the sum of one thousand dollars be and is hereby appropriated annually for the Maine State Agricultural Society, and one thousand dollars annually to the Eastern Maine State Fair. Provided, that each of said societies appropriate an amount equal to the sum herein appropriated, and in addition thereto for premiums to the classes mentioned in this resolve. Provided also, that each of said societies shall cause the prohibitory liquor law to be enforced on all grounds over which they have control, and

not allow gambling in any form or games of chance on said grounds. Four hundred dollars of said appropriation shall be used annually by each society for the purpose of encouraging the dairying interests in this state. Five hundred dollars for the purpose of encouraging the raising of cattle in this state. Five hundred dollars for the purpose of encouraging the growing of horses in this state. Three hundred dollars for the purpose of encouraging the growing of sheep in this state. One hundred and fifty dollars for the purpose of encouraging the growing of swine in this state, and one hundred and fifty dollars for the purpose of encouraging the growing of poultry in this state. These several sums shall be offered by the said societies in special premiums to be competed for by the citizens of this state only. premiums shall be arranged jointly by the executive officers of the two said societies, together with the president and secretary of the board of agriculture. All premiums awarded shall be paid in full, and said societies may draw said appropriations by the state upon their vouchers only so far as said premiums have been awarded and paid in full by them.

Approved February 19, 1889.

### Chapter 161.

Resolve in favor of the town of Meddybemps.

Resolved, That there be paid by the treasurer of state, out Meddybemps, of the school funds of the current year, to the town of Meddybemps, the sum of thirty-seven dollars and fifty cents, it being a balance equitably due said town, as its proportion of the school money for the year eighteen hundred and eightyeight.

Approved February 19, 1889,

## Chapter 162.

Resolve for preservation of Ex-Governor King's Monument.

Resolved, That there be paid out of the treasury of the Ex.Governor state, three hundred dollars or so much thereof as may be King's monu-ment, in favor of. necessary to repair the grounds, cleanse the monument and

properly fence the burial grounds of ex-governor King, and that the same be expended under the direction of the park and cemetery board of the city of Bath.

Approved February 19, 1889.

## Chapter 163.

Resolve in aid of the Passamaquoddy tribe of Indians.

H. C. Munson, in favor of. Resolved, That there be appropriated from the state treasury the sum of twenty dollars, and the same to be paid to H. C. Munson, agent of the Passamaquoddy tribe of Indians, for services and attendance before the committee on Indian Affairs.

Approved February 19, 1889.

## Chapter 164.

Resolve for reduction of the State valuation of Chesterville.

Reduction State valuation of Chesterville, in favor of. Resolved, That the state valuation of the estates in the town of Chesterville for the purposes of state taxation, is hereby fixed at two hundred seventy thousand nine hundred sixty-eight dollars, instead of two hundred ninety thousand nine hundred sixty-eight dollars, until otherwise ordered by the legislature, or a new general valuation shall be taken.

Approved February 23, 1889,

## Chapter 165.

Resolve making an appropriation for aid in building a county road through St. Francis Plantation.

St. Francis plantation, in favor of road in. Resolved. That the sum of five hundred dollars be and hereby is appropriated for the purpose of aiding in the construction of a road through Saint Francis plantation up the right basin of the Saint John river to Allegash, and that said appropriation shall be laid out under the direction of the county commissioners of Aroostook county.

Approved February 23, 1889.

## Chapter 166.

Resolve in favor of the town of Littleton.

Resolved, That there be and is hereby appropriated the sum of four hundred dollars, to be expended under the direction of the county commissioners of Aroostook county, or by some one by them appointed, to aid in building a bridge across Meduxnekeag river, in the town of Littleton, in the county of Aroostook.

Approved February 28, 1889.

Littleton, in

### Chapter 167.

Resolve in favor of the inhabitants of New Sweden.

Resolved, That the land agent be and he hereby is directed New Sweden, in favor of. to convey by a proper deed of conveyance, lot number one hundred and seventeen and one-half in New Sweden plantation, to the inhabitants of said New Sweden plantation, to be held by said inhabitants for the use of said inhabitants for public purposes till said plantation shall become a town, and after said plantation shall have been incorporated as a town. to be held by its inhabitants forever to their use for public purposes.

Approved February 23, 1889.

## Chapter 168.

Resolve to authorize the county of Knox to procure a loan,

Resolved, That the county treasurer of the county of Knox Knox county, is hereby authorized to procure by loan, on the faith and procure a loan. responsibility of the said county, such sum, not to exceed thirteen thousand six hundred dollars, as the county commissioners of said county shall order and direct, said sum so procured to be divided as nearly as may be convenient into four equal parts, payable, respectively, July one, eighteen hundred and ninety, eighteen hundred and ninety-one, eighteen hundred and ninety-two, eighteen hundred and ninety-three, with interest thereon at such rate, not to exceed four per cent, as said county commissioners shall fix; and said treas-

urer is authorized to issue and sell, in such manner as said county commissioners shall direct, bonds of the said county therefor, signed by the chairman of said county commissioners and by himself, with interest coupons attached. And the proceeds of said loans shall be used to pay such balance of the bonds of said county which mature on July one, eighteen hundred and eighty-nine, as is not provided for in the amount to be raised for the payment thereof by the county tax for said year.

Approved February 23, 1889.

### Chapter 169.

Resolve in favor of a road in Andover North Surplus, in the county of Oxford.

Andover North Surplus, in favor of. Resolved, That the sum of five hundred dollars be and hereby is appropriated to aid in repairing that part of the road leading from Andover to the arm of the Richardson lake in Oxford county, which lies in Andover North Surplus, the same to be drawn by and expended under the direction of the county commissioners of Oxford county.

Approved February 28, 1889

#### Chapter 170.

Resolve in favor of Hamlin Plantation.

Hamlin planta. tion, in tavor of bridge. Resolved, That one hundred dollars be and hereby is appropriated to aid Hamlin Plantation in rebuilding a bridge across Hammond Brook in said plantation, the same to be expended under the direction of the county commissioners of Aroostook county.

Approved February 23, 1889.

## Chapter 171.

Resolve in favor of the town of New Limerick.

New Limerick, in favor of.

Resolved, That there be and is hereby appropriated the sum of five hundred dollars to be expended under the direction of the county commissioners of the county of Aroostook, in rebuilding the Cochran bridge in the town of New Limerick, in the county of Aroostook.

Approved February 23, 1889.

## Chapter 179.

Resolve in favor of the Committee on Reform School.

Resolved. That the state treasurer be directed to pay to Leander A. Poor, chairman of said committee, the sum of sixty-five dollars and fifty cents, the same being the amount paid out for expenses of the committee on reform school on its recent visit to that institution, in accordance with the order of the legislature.

Leander A. Poor, in favor of.

Approved February 23, 1889

### Chapter 173.

Resolve in favor of the town of Maxfield.

Resolved. That the State librarian be and he hereby is directed to furnish to the town of Maxfield, one copy of each of the first fifty-eight volumes of Maine Reports, provided so many may be had.

Approved February 26, 1889.

Maxfield, in

## Chapter 174.

Reso ve in favor of Orman E. Hines of Yarmouth.

Resolved, That there be paid out of the state treasury to Orman E. Hines of Yarmouth, the sum of eight dollars per month, as a military pension, commencing January one, in the year of our Lord eighteen hundred and eighty-nine.

Approved February 26, 1889.

#### Chapter 175.

Resolve in aid of building a bridge over Austin Stream, in the town of Bingham.

Resolved, That there be and hereby is appropriated the Bingham, in sum of five hundred dollars, to be expended in building a favor of bridge in. bridge across Austin stream, in the town of Bingham, in Somerset county, the same to be drawn and expended under the direction of the county commissioners of said Somerset county.

### Chapter 176.

Resolve relating to the removal of the Maine State Prison.

Maine State Prison, in favor of. Resolved, That the governor and council be and hereby are authorized to appoint three commissioners to inquire into the expediency of the removal of the Maine State Prison to some other place than that in which it is now situated, and to investigate and recommend in regard to a proper place therefor, the buildings and arrangements necessary to carry out such removal, and the probable cost of the same, and report to the governor and council for the information of the next legislature. The sum of seven hundred and fifty dollars is hereby appropriated to pay the expenses and services of such commissioners, to be paid by the state treasurer on warrants of the governor and council.

Approved February 26, 1889,

#### Chapter 177.

Besolve amending a Resolve in favor of Patten Academy.

Patten Academy, in favor of. Resolved, That the resolve in favor of Patten Academy, approved February eighteenth, in the year of our Lord one thousand eight hundred and eighty nine, is hereby amended by adding after the word "appropriated," in the first line, the word 'annually,' so that said resolve as amended, shall read as follows:

'Resolved, That the sum of five hundred dollars is hereby appropriated annually, for the term of ten years, to Patten Academy, an institution of learning in the town of Patten, in the county of Penobscot, provided, however, that this appropriation is made on the express condition that the trustees of said institution shall maintain and keep in operation a school equal in rank and grade of teaching with a first class academy; and provided further, that the governor and council and superintendent of common schools, shall have a right at all times to visit said school when the same shall be in operation, and if in the opinion of the governor and council said institution, at any time hereafter, shall fail to fulfil the conditions contained in this resolve, they may, in their discretion, withhold the appropriation herein granted.'

Approved February 26, 1886.

## Chapter 178.

Resolve in favor of A. D. Ward of Augusta.

Resolved, That the state treasurer be and hereby is directed A.D. Ward, in favor of. to say to A. D. Ward of Augusta, one hundred and eightyfour dollars and ninety-one cents, the same being for repairs on state house chimneys.

Approved February 26, 1889.

## Chapter 179.

Resolve in favor of the Committee on Education.

Resolved. That the treasurer of state be directed to pay E. O. Ryder. E. C. Ryder, chairman of the committee on education, the sum of one hundred and sixty dollars and thirty cents, the same being the amount paid by him for expenses of the committee, while on its visits to the Industrial and Normal schools, in accordance with the order of the legislature.

Approved February 26, 1889.

#### Chapter 180.

Resolve in favor of the Maine Industrial School for Girls.

Resolved, That there be and is hereby appropriated from the Maine Industrial funds in the state treasury, the sum of seven thousand dollars in favor of. for the use of the Maine Industrial School for Girls, at Hallowell, to meet the current expenses for the year eighteen hundred and eighty-nine; and seven thousand dollars to meet the current expenses for the year eighteen hundred and ninety.

Approved February 28, 1889.

### Chapter 181.

Resolve for the payment of back salaries of Guards at the State Prison.

Resolved, That the sum of fifteen hundred and twenty-four. Guards at the dollars and eighty-seven cents is hereby appropriated to pay in favor of. the deficiency of the salaries of fourteen guards at the state

prison, in the following proportions and to the following persons. namely: to Rufus S. Burrows, one hundred and fiftytwo dollars and seventy-five cents: Samuel S. Robinson. ninety-four dollars and fifty cents: Jefferson Faulkner, sixtyfour dollars and ten cents: Henry L. Fletcher, one hundred and thirty-one dollars and twelve cents: Oscar Blunt, ninetythree dollars and forty-one cents: Fred W. Shibles, one hundred and one dollars and twenty-five cents; Melville C. Libbey, one hundred and twenty-one dollars and seventeen cents: Alonzo S. Linnekin, one hundred and four dellars and eighteen cents; George W. Bowers, one hundred and ninetythree dollars and thirty-three cents: Arthur B. Sumner. twenty dollars and eighty-three cents. James C. Henderson, one hundred and eighty-four dollars and sixteen cents: George Torrey, twenty-eight dollars and sixty cents; Peter Richardson, one hundred and sixty-five dollars and forty-seven cents, and William T. Hovey, seventy dollars.

Approved February 28, 1889.

## Chapter 189.

Besolve in aid of repairing the road from Kingfield to Eustis.

in favor of road from Kingfield to Eustis. Resolved, That there be, and hereby is appropriated the sum of eight hundred dollars, to aid in repairing the road from Kingfield to Eustis, through Jerusalem, Crocker township and Number four, in Franklin county; the same to be drawn by and expended under the direction of the county commissioners of said Franklin county.

Appoved February 28, 1889.

#### Chapter 183.

Resolve in favor of Hoilis B. Lawrence of Bangor.

Hollis B. Lawrence, in favor of. Resolved, That there be paid to Hollis B. Lawrence, of Bangor, out of the state treasury, a pension of six dollars per month, commencing on the first day of February, eighteen hundred and eighty-nine.

Approved February 28, 1889.

### Chapter 184.

Resolve in favor of Elmira H. Sanders of Bath.

Resolved. That there be paid out of the treasury of the Elmira H. state, to Elmira H. Sanders, of Bath, the sum of eight dollars per month, as a military pension, during the pleasure of the legislature, commencing January first, eighteen hundred and eighty nine.

Approved February 28, 1889.

### Chapter 185.

Reselve in aid of rebuilding the bridge across the Saint Croix river in Masardis.

Resolved, That there be and hereby is appropriated the Masardia, in sum of two hundred dollars, to aid in rebuilding the bridge in. across the Saint Croix river, in the town of Masardis; the same to be drawn by and expended under the direction of the county commissioners of Aroostook county.

Approved February 28, 1889.

#### Chapter 186.

Resolve in favor of the town of Vassalborough.

Resolved, That the state librarian be and he is hereby Vassalborough, directed to furnish to the town of Vassalborough one copy each of the first tifty volumes, also numbers fifty-five, fiftyeight, sixty-one, sixty-nine and seventy of Maine Reports, provided, the above numbers, in the opinion of said librarian. can be furnished without detriment to the state library.

Approved February 28, 1889.

#### Chapter 187.

Resolve relating to the conveyance of lot number seventy-eight and one-half in New Sweden.

Resolved, That the state land agent be and hereby is John Burger. directed to convey to John Burgeson, lot number seventyeight and one-half, in New Sweden, waiving further settling duties.

Approved February 28. 1889.

### Chapter 188.

Reselves in favor of Congressional action on important matters.

Oleomargarine.

Resolved, That the interest of agriculture is the paramount interest of the state of Maine, that we respectfully ask our senators and members of congress to oppose all efforts to repeal the oleomargarine law, so called, but on the other hand, to lend their influence for such enactments, if necessary, as will make it more effective to protect the honest dairy productions of our state.

Lard.

Resolved, That the adulteration of lard and other articles of food consumption is not only injurious to the morals and health of the people, but to the interests of American agriculture, we heartily endorse the efforts made in congress for pure food legislation, and ask our senators and members of congress to aid in the passage of an enactment which provides for the inspection of all slaughtered animals intended for export, and for the prevention of misbranding and adulterating foods, liquors and drugs manufactured in one state and sold in another.

Trusts.

Resolved, That while we desire to protect every legitimate and honorable business, to secure remunerative profits for capital and labor, we protest against unjust corners and gambling in the necessaries of life, or in any product of commerce, we also condemn the existence of combinations known as trusts, and demand the immediate action of congress forever prohibiting such practices.

Inter-State

Resolved, That we approve and endorse the principles of the inter-state commerce law in the interests of transportation reform, and respectfully ask our members of congress to unite their efforts to enact such wholesome provisions for its enforcement, as will be of mutual benefit to the people and the railroad corporations.

Tarifi.

Resolved, That in the adjustment of the present tariff we respectfully ask our senators and members of congress to give their influence and vote for that protection to agriculture, which is liberally given to all other industries, to the end that wool and other raw material in this country shall be properly protected from foreign competition, and that lumber, hay, potatoes, vegetables, eggs, beef and all the products of the Maine farm shall have the advantage of our home markets.

Resolved, That a copy of these resolutions be forwarded CHAP. 189 by the secretary of state to the senators and representatives of congress from our state.

Approved March 1, 1889.

#### Chapter 189.

Resolve in favor of the State Reform School.

Resolved, That the governor and council are hereby au- State Reform thorized, if they think it may be for the interest of the state, favor of. to purchase the Coleman farm, so called, consisting of twenty acres, with buildings thereon, adjoining the State Reform School, for the use and benefit of said school, at a price not exceeding two thousand nine hundred dollars, and the sum aforesaid is hereby appropriated.

Approved March 1, 1889.

## Chapter 190.

Resolve in favor of Drew Plantation.

Resolved, That the sum of fifteen hundred dollars be and Drew plants. is hereby appropriated to aid in building a bridge across the tion, in favor of. Mattawamkeag river in Drew plantation, Penobscot county, provided the inhabitants of said plantation, shall within two years raise and expend a like amount for same purpose, the same to be drawn and expended by the county commissioners of said Penobscot county.

Approved March 1, 1889.

#### Chapter 191.

Resolve in favor of Joseph W. Merchant of Augusta.

Resolved, That there be paid to Joseph W. Merchant of Joseph W. Merchant, in Augusta, a military pension of eight dollars per month, commencing on the first day of January, in the year of our Lord one thousand eight hundred and eighty-nine.

Approved March 1, 1889.

#### Chapter 192.

Resolve in favor of Thomas McKenney.

Thomas Mc-Kenney, in favor of. Resolved, That there be paid to Thomas McKenney of Plantation number one, Penobscot county, a pension of eight dollars per month, as a "military pension," commencing on the first day of January, eighteen hundred and eighty-nine, to continue till such time as said Thomas McKenney shall receive a United States pension.

Approved March 1, 1889.

#### Chapter 193.

Resolve in favor of the Commissioners on Contagious Diseases among Cattle.

Contagious diseases among cattle. Resolved, That the sum of fifteen hundred dollars additional is hereby appropriated to carry into effect the provisions of the law for the extirpation of contagious diseases among cattle for the year eighteen hundred and eighty-nine, to be expended under the direction of the cattle commissioners.

Approved March 1, 1889.

#### Chapter 194.

Resolve laying a tax on the Counties of the State for the years eighteen hundred and eighty nine and eighteen hundred and ninety.

County taxes.

Resolved, That the sum annexed to the counties in the following schedule, are hereby granted as a tax on each county respectively, to be appropriated, assessed, collected and applied to the purpose of paying the debts and necessary expenses of the same, and for other purposes ordered by law, for the year one thousand eight hundred any eighty-nine:

Androscoggin, thirty-two thousand dollars; Aroostook, twenty thousand five hundred dollars; Cumberland, fifty-five thousand dollars; Franklin, twelve thousand three hundred forty-five dollars and sixty-one cents; Hancock, sixteen thousand nine hundred dollars; Knox, twenty-one thousand dollars; Kennebec, twenty-five thousand dollars; Lincoln, nine thousand two hundred dollars; Oxford, eleven

thousand five hundred dollars: Penobscot, thirty-eight thousand dollars: Piscataguis, twelve thousand five hundred dollars; Somerset, thirteen thousand five hundred dollars; Sagadahoc, fourteen thousand dollars; Waldo, nineteen thousand dollars; Washington, seventeen thousand dollars; York, twenty-five thousand five hundred and fifty dollars.

And for the year one thousand eight hundred and ninety, the following sum:

Androscoggin, thirty-two thousand dollars; Aroostook, twenty thousand five hundred dollars: Cumberland, fifty-five thousand dollars; Franklin, twelve thousand three hundred forty-five dollars and sixty-one cents; Hancock, sixteen thousand nine hundred dollars; Knox, twenty-one thousand dollars: Kennebec, twenty five thousand dollars: Lincoln, nine thousand two hundred dollars: Oxford, eleven thousand dollars; Penobscot, thirty-eight thousand dollars; Piscataquis, twelve thousand five hundred dollars: Somerset, thirteen thousand five hundred dollars: Sagadahoc, fourteen thousand dollars; Waldo, nineteen thousand dollars; Washington, seventeen thousand dollars; York, twenty-five thousand five hundred and fifty dollars.

Approved March 2, 1889.

#### Chapter 195.

Resolve relating to the conveyance of state lots number one hundred and forty-three in the town of Woodland.

Resolved, That the state land agent be and hereby is Greenwood authorized and directed to convey to Greenwood Runnels, Infavor of. state lot number one hundred and forty-three, in the town of Woodland, waiving further settling duties.

Approved March 2, 1889.

#### Chapter 196.

Resolve in favor of Philip Malone.

Resolved, That there be and is hereby appropriated the Philip Malone, sum of fifty-five dollars to be paid to Philip Malone, late of in favor of. Company E. Twelfth Maine Regiment, as a bounty in com-

CHAP. 197 pliance with general order number twenty-two, Adjutant General's Report July seventeen, eighteen hundred and sixty-two.

Approved March 2, 1889.

## Chapter 197

Resolve making appropriations for the Penobacot Tribe of Indians.

Penobscot Indians, in favor of.

Resolved. That there be paid from the state treasury to the agent of the Penobscot Indians, to be appropriated for the benefit of said tribe each year as follows: forty-four hundred and twenty-nine dollars and seventy cents, amount of interest on their trust fund, held by the state for the benefit of said tribe; seventeen hundred dollars for their annual annuity each year; seven hundred dollars for agricultural purposes each year; two hundred dollars for bounty on crops each year; two hundred dollars for salary of agent each year; one hundred and fifty dollars to pay a competent person to instruct and assist said Indians in their agricultural labors each year; six hundred dollars for schools each year, to be used in employing competent teachers, namely; four hundred dollars for Oldtown Island, under the supervision of the agent of said tribe and resident priest; seventy-five dollars for Olamon Island, under the supervision of the superintending school committee of Greenbush, one hundred and twenty-five dollars on Mattanawcook Island, under the supervision of the superintending school committee of Lincoln; and said committee are required to report as directed in resolve, approved March seventeen, eighteen hundred and sixty; and it shall be the duty of said agent to see that the money is fully expended for the education of the children of the tribe; one hundred dollars for the salary of said priest each year, provided he says mass at least twenty-four Sundays during the year for said tribe of Indians; fifty dollars for the salary of governor each year; forty dollars for salary of their lieutenant governor each year; ninety dollars for re-silling and repairs on their church; fifty dollars for repairing their school house. All the foregoing sums to be paid under the direction of the governor and council.

Approved March 2, 1889.

# Chapter 198.

Resolve requesting the Governor and Council to inquire into the matter of a Reformatory

Resolved. That the Governor and Council be, and hereby are authorized and requested to inquire into the matter of the establishment, within this state, of a reformatory prison for women, and to report to the next legislature, all obtainable facts and suggestions as to its cost, and if possible, a practical plan for the same, as a part of our system.

Reformatory Prison for Women.

Approved March 2, 1889.

#### Chapter 199.

Resolve in favor of Benjamin Smith of Appleton-

Resolved, That there be paid to Benjamin Smith of Apple-Benjamin ton, a pension of six dollars per month during his life, commencing on the first day of January in the year of our Lord. eighteen hundred and eighty nine, and this pension to be in . lieu of two dollars per month as now receiving.

Approved March 2, 1889.

#### Chapter 200.

Besolve in favor of Wilton Academy.

Resolved, That the sum of five hundred dollars be and is Wilton hereby appropriated annually, for the term of six years for favor of. Wilton Academy in the town of Wilton, for the purpose of paying the teachers of said academy.

Approved March 2, 1889.

## Chapter 201.

Resolve in favor of Samuel Goodwin of Winthrop.

Resolved, That there be paid to Samuel Goodwin of Winthrop, a pension of six dollars per month, commencing win, in favor of. on the first day of January, in the year of our Lord, one thousand eight hundred and eighty-nine.

Approved March 2, 1889.

#### Chapter 202.

Resolve in favor of Madawaska Training School.

Madawaska Training School, in favor of. Resolved, That the sum of one hundred and seventy-six dollars and seventy-one cents, said sum being the balance of the Normal School fund unexpended under the provisions of chapter one hundred and eighteen of the resolves of eighteen hundred and seventy-six, be and is hereby appropriated to Madawaska Training School, to be expended under the direction of the trustees of State Normal Schools.

Approved March 2, 1899.

#### Chapter 203.

Resolve in favor of Clara E. Webb of Belfast.

Clara E Webb, in favor of.

Resolved, That there be paid out of the treasury of the state, to Clara E. Webb of Belfast, the sum of six dollars per month, as a military pension during the pleasure of the legislature, commencing January one, eighteen hundred and eighty-nine.

Approved March 2, 1889.

# Chapter 204.

Resolve in favor of Martha J. Goes of Portland.

Martha J. Goss, in favor of. Resolved, That there be paid to Martha J. Goss of Portland a pension of eight dollars per month, commencing the first day of February, eighteen hundred and eighty-nine.

Approved March 2, 1889.

#### Chapter 205.

Resolve in favor of Fred P. Mahoney of Belfast.

Fred P. Mahoney, in favor of. Resolved, That there be paid out of the treasury of the state to Fred P. Mahoney the sum of four dollars per month as a state pension during the pleasure of the legislature, commencing January one, eighteen hundred and eighty-nine.

Approved March 2.

# Chapter 206.

Resolve in favor of Catharine Coffran of Calais.

Resolved, That there be paid to Catharine Coffran of Catharine Calais, a military pension of eight dollars per month, from January one, eighteen hundred eighty-nine, and continue during the pleasure of the legislature.

Coffran, in

Approved March 2, 1889.

#### Chapter 207.

Resolve authorizing the Governor to appoint a commission to select and purchase a site for an Insane Hospital.

Resolved, That the governor, with the advice and consent Eastern Maine Insane Hospital. of the council, shall appoint a board of three commissioners, whose duty it shall be to select and eligible site, at or near the city of Bangor, in the county of Penobscot for an insane hospital, to be known as the Eastern Maine Insane Hospital, and said commissioners are hereby authorized and empowered to procure a good and sufficient title and conveyance of said site to the state. And whenever a site shall have been provided as aforesaid, said commissioners shall cause plans and specifications to be made for suitable buildings to be erected on said site, said plans and specifications to be made according to the most recent approved models for such an institution; and said commissioners are also hereby authorized and empowered to cause said site to be graded and put in condition suitable for the erection of buildings according to the plan and specifications accepted by them. And all the acts of said commissioners shall be subject to the approval of the governor and council. Said commissioners shall receive in full compensation for their services, three dollars per day while employed, and all necessary expenses incurred while so employed. And the sum of twenty-five thousand dollars, or so much thereof as is necessary, is hereby appropriated to carry out the provisions of this resolve to be paid by the state treasurer on warrants drawn by the governor and council.

Approved March 5, 1889.

#### Chapter 208.

Resolve in favor of the town of Centon.

Town of Canton, in favor of.

Resolved, That there be paid by the treasurer of state out of the school funds of the current year, to the town of Canton, the sum of eighty-five dollars, it being a balance equitably due said town as its proportion of the school funds for the year eighteen hundred and eighty-eight.

Approved March 5, 1889.

#### Chapter 209.

Resolve making appropriations for the Passamaquoddy Tribe of Indians.

Passamaquoddy Tribe of Indians, in favor of.

Resolved. That there be paid from the state treasury, to be expended under the direction of the governor and council, to the agent of the Passamaquoddy Tribe of Indians, for the benefit of said tribe, for the years eighteen hundred and eighty-nine and eighteen hundred and ninety, as follows: for May dividends, five hundred dollars each year; for distressed and contingent poor, three thousand and two hundred dollars each year; for November dividends, five hundred dollars each year; for bounty on crops, two hundred dollars each year; for ploughing, one hundred and fifty dollars each year; for salary of governor, one hundred dollars each year; for salary of lieutenant governor, forty dollars each year; for fuel, five hundred dollars each year; for contingent purposes, one hundred and fifty dollars each year; for salary of priests, two hundred dollars each year; for dressing of land, one hundred and fifty dollars each year; for agricultural purposes, six hundred dollars each year; for educational purposes, six hundred dollars each year; for salary of agent, two hundred dollars each year; for basket ash, one hundred dollars each year; for repairing church and buildings at Peter Dana's point, five hundred dollars, to be expended in eighteen hundred and eighty-nine, and two hundred and fifty dollars to be expended in eighteen hundred and ninety, the same to be expended under the direction of the agent, and resident priest. All the foregoing sums to be expended under the direction of the governor and council.

# Chapter 210.

Resolve in favor of East Corinth Academy.

Resolved. That the sum of three hundred dollars is hereby appropriated annually for the term of ten years, to East Corinth academy, an institution of learning, located in the town of Corinth, in the county of Penobscot; provided, however, that this appropriation is made on the express condition that the trustees of said institution shall maintain and keep in operation a school equal in rank and grade of teaching with a first class academy; and provided, further, that the governor and council, and superintendent of common schools. shall have a right at all times to visit said school, when the same shall be in operation; and if in the opinion of the governor and council, said institution, at any time hereafter, shall fail to fulfil the conditions of this resolve, they may, in their discretion, withhold the appropriation herein granted.

Approved March 5, 1889.

#### Chapter 211.

Resolve in favor of the Penobscot Tribe of Indians.

Resolved, That five per cent of the shore rentals, of the Penobscot Tribe Penobscot tribe of Indians, for the year eighteen hundred and favor of. eighty-nine, be taken, and expended for municipal purposes, and that the same be expended in said year eighteen hundred and eighty-nine, under the direction of the agent and resident priest. Approved March 5, 1889.

## Chapter 212

Resolve for permanent encampments of the Militia and for the Veterans of the late war.

Resolved, That thirty-five hundred dollars be appropri- Militia and ated to be expended by the governor for the purchase of favor of. suitable grounds for permanent encampments of the militia, and for the use of the veterans of the late war, under such regulations as may be established by the governor.

# Chapter 213.

Resolve in favor of the New England road, so called, in the township of Kingsbury.

New England road, in favor of.

Resolved. That the sum of three hundred dollars be appropriated to be expended on that portion of the New England road, so called, which lies in the township of Kingsbury in the county of Piscataquis, said sum to be expended under the supervision of the governor and council.

Approved March 5, 1889.

#### Chapter 214.

Resolve in favor of the town of York.

Town of York, in favor of.

Resolved, That there be paid by the treasurer of state, out of the school funds of the current year, to the town of York, four hundred and twenty-eight dollars and forty cents, it being a balance equitably due said town as its proportion of the school funds for the year eighteen hundred and eightyseven.

Approved March 5, 1889.

#### Chapter 215.

Resolve in favor of the town of Somerville.

Resolved. That there be paid by the treasurer of the state. Town of Somerville, in favor of out of the school funds of the current year, to the town of Somerville, the sum of sixty-six dollars and thirty-six cents, it being the balance in equity due said town, to make good its proportion of the school funds for the year eighteen hundred and eighty-three.

Approved March 5, 1899.

# Chapter 216.

Resolve in favor of Lydia R. Hayden.

Lydia R. Hay. den, in favor of.

Resolved, That there be paid to Lydia R. Hayden, minor child of Granville A. Hayden, an annuity of one hundred dollars per annum, payable quarterly, to be paid from June

ton, in favor of.

thirtieth next, until she is twenty-one years of age, unless married before that time, and the governor and council are hereby authorized to draw their warrant on the treasurer therefor payable to the lawful guardian of the said Lydia R. Hayden.

Approved March 5, 1889.

## Chapter 217.

Resolve in favor of Frank Hamilton of Springvale.

Resolved, That there be paid to Frank Hamilton of Spring- Frank Hamilvale, the sum of six dollars per month as a military pension commencing on the first day of January in the year of our Lord, one thousand eight hundred and eighty-nine.

Approved March 5, 1889.

#### Chapter 218.

Resolve in favor of Dead River Plantation.

Resolved. That the sum of three hundred and sixty-five Dead River dollars and eight cents is hereby appropriated from the plantation, is layor of. state school fund, and the same be paid to the plantation of Dead River, it being the proportion of said fund belonging to said plantation. Approved March 5, 1889.

Chapter 219. Resolve in favor of the Library of the Maine State Prison.

Resolved, That two hundred dollars be appropriated for Maine State Prison Library, the library of the state prison, to be expended under the di- in favor or. rection of the warden and teacher, for the purchase of books, magazines, and other printed matter for the use of the prisoners.

Approved March 5, 1889.

#### Chapter 220.

Resolve in favor of certain settlers occupying lands in the Madawaska Territory affected by the Treaty of Washington.

Madawaska claims, in favor of. Resolved, That there be and hereby is appropriated out of the state treasury the sum of fifteen hundred dollars and fifty cents, to be paid by warrants drawn by the governor and council, to the persons hereinafter named as follows:

To William Mullen or his heirs or assignees the sum of two hundred and twenty-one dollars and ninety-seven cents.

To James and John Harford or their heirs or assignees the sum of seventy-two dollars and ninety-eight cents.

To Paschal Gendeau or his heirs or assignees the sum of twenty dollars and forty-nine cents.

To Alexander Jones or his heirs or assignees the sum of thirty-nine dollars and twenty-eight cents.

To Francis Labu or his heirs or assignees the sum of one hundred and ninety-six dollars and sixty-five cents.

To Dominique Debigh or his heirs or assignees the sum of sixty-three dollars and fifty-nine cents.

To Charles Pelletier or his heirs or assignees the sum of thirty-three dollars and ninety cents.

To John Chareth or his heirs or assignees the sum of one hundred and seventy-three dollars and ninety cents.

To Isaac Yearnington or his heirs or assignees the sum of two hundred and twenty-six dollars and twenty-four cents.

To Charles Bouchard or his heirs or assignees the sum of forty-four dollars and twenty-five cents.

To Thomas Berabe or his heirs or assignees the sum of ninety-three dollars and ninety-nine cents.

To Louis Michaud or his heirs or assignees the sum of three hundred and thirteen dollars and twenty-two cents.

Said respective sums, being each one-half of the amount of money collected and paid into the state treasury for stumpage on timber cut upon the several lots of said persons as appears by the report of John Webber, of record in the land office; provided, however, that no person or persons claiming under any assessment or assignments hereafter made, of any of the aforesaid sums or claims shall be entitled to the benefits of this resolve.

Approved March 5, 1889.

# Chapter 221.

Besolve in favor of General John L. Hodsdon.

Resolved. That the treasurer of state be directed to pay John L. Hodsdon five thousand three hundred thirty-three dollars and eighty-one cents, the same being additional pay for services rendered as adjutant general, paymaster general, and quartermaster general of Maine, from January one, eighteeen hundred and sixty-one, to January one, eighteen hundred and sixty-five, such service having been rendered in enrolling, arming, clothing, supplying, paying and transporting Maine troops employed in aiding to suppress the insurrection against the United States in the war of eighteen hundred and sixty-one.

General John L. Hodsdon. in favor of.

Approved March 6, 1:89.

#### Chapter 222.

Resolve in favor of State Normal Schools.

Resolved. That there be appropriated for the year eighteen State Normal hundred and eighty-nine the following sums for the benefit favor of. of state normal schools, to be expended under the direction of the trustees thereof: For Gorham state normal school, two thousand dollars; for Farmington state normal school, twenty-five hundred dollars; for Castine state normal school. for enlargement of school building, eight thousand dollars; for Madawaska training school, six hundred dollars.

Approved Murch 6,1889.

#### Chapter 223.

Resolve in favor of the plantation of Carrying Place.

Resolved, That the sum of one hundred and fifty-one dollars and sixty-one cents be and is hereby appropriated from the state school fund, and the same to be paid to the plantation of Carrying Place, the same being said plantation's proportion of said fund; and forty-one dollars and fifty-five cents of the same to be taken from the state school fund of the current year.

#### Chapter 994.1

Resolve in favor of Moses Goes of Rast Corinth.

Moses Goss,

Resolved, That there be paid out of the treasury of the state to Moses Goss of East Corinth, the sum of one hundred dollars for a state bounty which was due him for enlistment in company D, seventeenth Maine regiment in the war of the rebellion, and which he has never received.

Approved March 7, 1889.

#### Chapter 225.

Resolve in favor of Margaret C. McCurdy.

Margaret C. McCurdy, in Resolved, That there be paid out of the treasury of the state to Margaret C. McCurdy of Bath, six dollars per month, during the pleasure of the legislature, as a military pension.

Approved March 7, 1889.

#### Chapter 226.

Resolve in favor of State College of Agriculture and the Mechanic Arts.

Preamble.

WHEREAS, the State College of Agriculture and the Mechanic Arts has on deposit under section four, chapter one hundred and thirty, of the statutes of the United States, approved July two, eighteen hundred and sixty-two, and resolves of the legislature of the state of Maine, approved March twenty-five, eighteen hundred and sixty-three, March twenty-four, eighteen hundred and sixty-tour, February twenty-four, eighteen hundred and eighty-one, and March ten, eighteen hundred and eighty-three, one hundred and eighteen thousand three hundred dollars in bonds of the state, all of which become due in eighteen hundred and eighty-nine, June first:

Treasurer of State, authorized to issue new bond to State College. Resolved, That the treasurer of state be authorized and directed to issue a new registered bond in favor of said college for the sum of one hundred and eighteen thousand three hundred dollars, bearing interest at the rate of five per cent, payable semi-annually, to bear date of June first, in the year

of our Lord eighteen hundred and eighty-nine, and payable in thirty years from said date, the said one hundred and eighteen thousand dollars in bonds of said state, as above set forth, to be canceled when said new bond for one hundred and eighteen thousand three hundred dollars, is issued as hereinbefore described: that the treasurer of state is authorized and directed, and said treasurer shall issue to said college a bond for the same, which shall be unnegotiable, and as before herein provided, said bond shall be signed by the treasurer and countersigned by the governor and attested by the secretary of state and the treasurer and his successors in office shall pay, to the treasurer of the said college, the interest on said bond from time to time in equal semi-annual payments, from the date of said bond until the maturity of the same.

Approved March 7, 1889.

#### Chapter 227.

Resolve in favor of the Maine Insane Hospital.

Resolved, That the trustees of the Maine insane hospital Maine Insane are hereby authorized and instructed to erect at some place favor of. on the hospital premises, according to plans now in the hands of said trustees, two buildings with connecting corridors and ducts, suitable for the accommodation of about one hundred patients each. The costs of said buildings exclusive of furnishing, shall not exceed one hundred thousand dollars. The sum of one hundred thousand dollars is hereby appropriated for the purpose above named, of which fifty thousand dollars shall be payable during the year eighteen hundred and eighty-nine, and fifty thousand dollars during the year eighteen hundred and ninety; and it is hereby provided that the trustees may draw from the accrued funds, and current net income of the hospital during the years above named, such sums as may be necessary to furnish said buildings, but not more than eighty-five per cent of such funds or income shall be used in any one year, provided, that before contracts for the foregoing buildings and furnishings are made, proposals shall be advertised for, and contracts shall be awarded to the lowest bidder, with the right to reject any or all bids.

Approved March 8, 1889.

#### Chapter 228.

Resolve in favor of settlers in Madawaska Territory.

Madawaska

Resolved, That, in order to carry out substantially the Territory, in favor of settlers recommendations of Seth M. Carter. Morrill N. Drew and George H. Smith, commissioners appointed under resolve approved March 10, eighteen hundred and eighty-seven, and to provide for just and fair treatment of the settlers whose condition was investigated by said commissioners, as stated in their report, the governor and council be directed to appoint a board of three commissioners, who shall have full power to contract for and to purchase, in whole tracts or otherwise, as such commissioners shall find most advisable upon investigation and negotiation with the owners, such lands as may be found necessary or expedient for the purposes aforesaid, in the following named townships or tracts of land in the county of Aroostook: township eighteen, range three; eighteen, range four; eighteen, range five; eighteen, range six; eighteen, range seven; seventeen, range four; seventeen, range seven, and seventeen, range eight, provided, that said commissioners shall contract for or purchase no lands at a price exceeding fifty cents per acre. Said commissioners shall contract for and purchase any such lands in the name of the state of Maine, and all deeds shall be taken running directly to the state of Maine. The land agent shall cause all lands so purchased to be surveyed and run off into lots in such manner as said commissioners shall direct, but with a view to correspond as nearly as may be with the actual occupation of such lands, and with a fair and wise provision for the future settlement of any of such lands. And such commissioners are hereby empowered to direct the land agent to convey to such settlers such parts of said lands as are now in actual occupation, without payment, when justice so demands, and to sell such lands to actual settlers at such price and upon such terms as they may think proper, and either for cash, notes, or labor. The land agent shall keep in his office full records of all contracts for and purchases of said lands, and of all conveyances and sales thereof to the settlers. Should any of said lands remain undisposed of at the conclusion of the labors of said commissioners, they shall be reserved and held for actual settlers thereon and shall be under the care of the land agent, and may be disposed

of by him to actual settlers, as occasion may require, in accordance with the existing provisions of the law relating to the sale of lands for settlement. There is hereby appropriated, to be used on account of such purchases and surveys. and for the reasonable expenses of said commissioners, the sum of thirty thousand dollars, and the governor shall draw his warrant upon the treasury, to be paid out of said sum to pay for such purchases and surveys and the expenses of said commissioners.

Approved March 8, 1889.

## Chapter 229.

Resolve in favor of the Maine State College of Agriculture and the Mechanic Arts.

Resolved. That the sum of thirty thousand dollars be and Maine State hereby is appropriated for and in behalf of the Maine State in favor of. College of Agriculture and the Mechanic Arts for the years eighteen hundred and eighty-nine and eighteen hundred and ninety to be expended as follows: Amount to be used in canccling the indebtedness arising from the destruction of the herd in eighteen hundred and eighty-six, six thousand dollars; for completing the experiment station building, four hundred dollars; re-stocking the farm, fifteen hundred dollars; for Coburn hall, including cases, tables, and additional cases in the library and chairs and fittings for audience room. twenty-nine hundred and fifty dollars; for gas fixtures and a supply of gas for two years, four bundred dollars; library, including periodicals, books and binding, one thousand dollars; apparatus for the several departments, two thousand nine hundred dollars; military department, one hundred dollars; forges, drawing tables and sheathing drawing room in shop, three hundred dollars; water supply and drainage for shop, two hundred dollars; drawing tables in civil engineering department, two hundred dollars; steam heating apparatus for chemical laboratory, three hundred dollars; repairs on buildings, fifteen hundred dollars; construction of road near experiment station and gravel for walks, five hundred dollars; raising ell of chemical laboratory building one story and fitting up room for blowpipe analysis, one thousand dollars; traveling expenses of trustees, five hundred dollars; insurance of buildings, two hundred and fifty dollars; lathes and planers for iron

working, four thousand dollars; foundry, one thousand dollars; construction of greenhouse and appliances for department of horticulture, two thousand dollars; steam-pump, main and distributing pipes for supplying all departments of the college with soft water from the Stillwater river, three thousand dollars, and of the sum hereby appropriated for the purposes above named, twenty thousand dollars shall be payable during the year one thousand eight hundred and eighty-nine, and ten thousand dollars during the year one thousand eight hundred and ninety. Provided, however, that each of the several sums hereinbefore mentioned shall be used for the respective purposes specified in this resolve and for no other; that the trustees of said college shall contract no debt for any purpose whatever; and that they shall in their annual reports hereafter submitted to the governor and council, render a separate account, in detail of the receipts from all sources, and expenditures for every purpose whatsoever in the several departments, together with the loss or gain in such department, provided, further that no encroachment shall at any time be made upon the endowment fund of said institution reported by the treasurer in the report for the present year as one hundred thirty-one thousand three hundred dollars, by pledging the same for any indebtedness of the institution or of its officers or in any other manner.

Approved March 8, 1889.

#### Chapter 930.

Resolve providing for the distribution of the Maine Judicial and other State Reports.

Distribution of Maine judicial and other State eports. Resolved, That the Maine judicial reports, and the reports of all the departments and institutions of the state be distributed during the session of the legislature, in the usual manner, and during the recess, in the manner heretofore in practice, by the state librarian, and by the officers of the several departments and institutions which are required to make annual or biennial reports.

Approved March 8, 1889.

#### Chapter 231.

Resolve authorizing the Land Agent to deed Clark's Ledge to the United States of America.

Resolved, That the land agent is hereby authorized, in the name and on behalf of the state, to execute and deliver to the United States of America, a good and sufficient deed of United States. the parcel of land hereinafter described, so that all of the title of the state in and to the same may vest in the United States, namely: The ledge designated as Clark's Ledge on page thirty, division A, of the Atlantic Coast Pilot, second edition, eighteen hundred and seventy-nine, and described as lying about three hundred and seventy-five yards above Todd's Head, and about one hundred yards from shore; the said ledge being nearly or wholly submerged at high water, and the portion exposed at low water, is about two hundred feet long and seventy-five or one hundred feet wide.

Approved Mrrch 8 1889.

## Chapter 232.

Resolve to provide a Commission to inquire into the system of taxation of other states and this state and report to the Governor and Council.

Resolved. That the governor be and hereby is, by and with the consent of the council authorized and empowered agetem of tax atton in other to appoint a commission consisting of three persons whose states. duty it shall be to inquire into the system adopted by other states to raise revenue for state, county and municipal expenses, and to provide for a more equal, just and equitable system of taxation, of all kinds of property in this state, for the purposes of said state, county and municipal expenses. that shall be better adapted to the wants of this state and reduce the rate of taxation of the people; and to provide for a better, and more effectual system of assessment and collection of taxes, in this state; said commissioners to be paid from any money in the state treasury not otherwise appropriated, such a sum for their services as shall be allowed by the governor and council and for necessary clerk hire and incidental expenses and to report to the governor and council on or before the first day of October in the year of our Lord eighteen hundred and ninety; and that the governor shall

anthorized to deed certain lands to the

cause their report to be printed and distributed at the state's expense, three copies of which shall be sent by mail or otherwise to each member of the present legislature to their proper residence; and one thousand copies of said report shall be provided for the use of the next legislature of this state.

Approved March 8, 1889.

### Chapter 233.

Resolve in favor of enlargement of the State House.

Enlargement of State House, in

Resolved. That the governor of the state and four others to be appointed by him, two of whom shall be members of each of the two leading political parties, are hereby constituted a commission, and are directed to take immediate steps to obtain plans and specifications for such an enlargement and alteration of the state house as will provide ample, convenient and fire-proof apartments for the state library, and for the records and documents of the various departments of the state government, and for the use and accommodation of the legislature and its committees; and shall thereupon proceed to contract for, prosecute and superintend the construction and completion of said enlargement and alterations; and that the sum of one hundred and fifty thousand dollars be and hereby is appropriated for said enlargements and alterations, to be expended under the direction of said commission, and for the reasonable expenses of said commission, to be audited by the governor and council.

Provided, That said commission shall not proceed to make any expenditure, or contract therefor, until they shall have first and obtained a contract or contracts from responsible parties, to build and complete the necessary fire proof additions to the Capitol, for a sum not exceeding the amount specified in this resolve, which contract shall be secured by a bond to be approved by a majority of this commission.

Approved March 12, 1889.

#### Chapter 234.

Resolve to amend a resolve entitled "Resolve providing for State Pensions for invalid soldiers, soldiers' widows and orphans, and dependent parents and sisters of soldiers," approved February nineteen, eighteen hundred and eighty-nine.

Resolved, That said above named resolve is hereby amended by inserting after the word "dependent" in the fourth line the word 'children,' and that the title of said resolve be also amended by inserting the word 'children' after the word "dependent" in said title.

Pensions for dependent

Approved March 12, 1889.

#### Chapter 235

Resolve in favor of James R. Milliken.

Resolved. That the sum of one hundred and fifty dollars be James B. Millipaid from the public treasury to James R. Milliken, a clerk in the office of the secretary of state, in consequence of a long and faithful public service of twenty-eight years in the interests of the state, and it is further ordered that this sum be added to the appropriation bill.

ken, in favor of.

Approved March 12, 1889.

#### Chapter 236.

Resolve in favor of Ricker Classical Institute.

Resolved, That the sum of one thousand dollars be, and Ricker Classical the same hereby is annually appropriated, out of any money in the treasury not otherwise appropriated, for the term of ten years, to Ricker Classical Institute; an institution of learning located in the town of Houlton, county of Aroostook, providing, that the trustees of said institution, in consideration of the aid thus rendered by the state, shall within one year after the passage of this resolve, establish and thereafter maintain, a first-class normal department for the preparation of teachers, for which purpose said trustees shall employ at least one regular normal teacher, who shall have the sole charge and management of said department under the direction of said trustees, and provided further, that the governor

Institute, in favor of.

and council and superintendent of schools, shall have a right at all times to visit said school, when the same shall be in operation, and if, in the opinion of the superintendent of schools, said institution, at any time hereafter, shall use any part of the amount hereby appropriated for any other purpose except to pay for instruction, or shall fail to fulfill the conditions contained in this resolve, the governor and council shall withhold the appropriation herein granted.

Approved March 12, 1889.

#### Chapter 237.

Resolve in favor of John E. Kelley.

John E. Kelley, in favor of.

Resolved, That the treasurer of state be directed to pay John E. Kelley, sheriff of Lincoln county, the sum of seven hundred dollars, the same being for costs and incidental expenses, the same being a loss to him on account of a lien attachment of a vessel, made by him under the provisions of the Revised Statutes of Maine, which provisions were subsequently held by the supreme court of Maine to be unconstitutional.

Approved March 12, 1889.

#### Chapter 238

Resolve in favor of W. B. Moore.

W. B. Moore, in favor of.

Resolved, That the sum of fifty dollars be and is hereby appropriated for the purchase of the large pair of moose antlers now in the rotunda of the capitol, and that sum be paid to W. B. Moore, when he shall surrender the receipt which he holds for the same, which provides for their return to him, and shall give to the state a full title to said antlers.

Approved March 12, 1889.

York Deeds, in

#### Chapter 239.

Resolve in favor of continuing the publication of York Deeds.

Resolved, That the Maine Historical Society having agreed to exercise the same supervision in the publication of additional volumes five and six, of the York records, as in the preceding volumes already published,—the governor and council shall purchase for the state four hundred and fifty copies of volume five and a like number of volume six, at five dollars per volume, provided, that the style and indexing of the same shall equal said preceding volumes; and the state librarian shall cause one copy of each volume to be placed in each registry of deeds in this state, the remaining copies to be distributed or exchanged at the discretion of said librarian.

Approved March 12, 1889.

#### Chapter 240.

Resolve in favor of cities and towns in which was owned capital stock of the Belfast and Monsehead Lake Railroad

Resolved, That the governor and council be, and they are Cities and towns hereby directed to inquire into and cause to be paid, any begins a Moose-bead lake Rail. claim which they may find legally or equitably due from the road, in favor of. state to the cities and towns in which stock of the Belfast and Moosehead Lake Railroad was owned on the first days of April in the years eighteen hundred and eighty-one, eighteen hundred and eighty-two, eighteen hundred and eighty-three, eighteen hundred and eighty-four, eighteen hundred and eighty-five and eighteen hundred and eighty-six, by reason of the excise tax collected by the state of the Maine Central Railroad Company during said years from eighteen hundred and eighty-one to eighteen hundred and eighty-six inclusive, said Belfast and Moosehead Lake Railroad having been operated and taxed as a part of said Maine Central during said years from eighteen hundred and eightyone to eighteen hundred and eighty-six inclusive and no part of said tax having been apportioned on account of the ownership of its capital stock as provided by law.

Approved March 18, 1889.

#### Chapter 241.

Resolve in favor of cities and towns in which was owned, on the first day of April, eighteen hundred and eighty-seven, capital stock of the Belfast and Moosehead Lake Railroad.

Clties and towns, owning stock in Belfast & Moosehead Lake Railroad, 1887, in favor of. Resolved, That the governor and council be, and they are hereby directed to inquire into any claim which they may find legally or equitably due from the state to the cities and towns on which was owned on the first day of April eighteen hundred and eighty-seven, capital stock of the Belfast and Moosehead Lake Railroad, and cause to be paid said cities and towns such additional amount as may be found to be due to them by reason of any error, legal or equitable, in the apportionment of the railroad tax for said year one thousand eight hundred and eighty-seven.

Approved March 18, 1889.

## Chapter 242.

Resolve in favor of the Legislative Committee to attend the celebration of the Inauguration or Washington.

Committee on Inauguration of Washington, in favor of

Resolved, That the sum of three thousand dollars be and is hereby appropriated to defray the expenses of the legislative committee chosen to represent the legislature of Maine at the centennial celebration of the inauguration of Washington, to be held at the city of New York, on the thirtieth day of April next.

Approved March 13, 1889.

#### Chapter 243.

Bosolve in relation to the State Geological Collection.

Colby Univercity, in favor of. Resolved, That the superintendent of public buildings be and hereby is authorized and directed to transfer and remove the geological specimens, now stored in the basement of the capitol building, to Colby University, at Waterville, Maine; and that the governor and council be authorized to draw a warrant for the necessary expenses attending such removal. Said university as far as it may be within the power of the officers of its geological department so to do, shall arrange and classify said specimens, label them with a card bearing

the words, "State Geological Collection," place them on exhibition during the entire college year, answer all questions in reference to the same, addressed to said department by the people of the state, and in general shall take all the care and precaution which scientific institutions usually exercise in the preservation of such specimens. Said specimens to remain the property of the state, subject to the order of the legislature.

Approved March 13, 1889.

#### Chapter 244.

Resolve providing for the payment of the contingent expenses of the Legislature.

Resolved, That there be paid from the treasury to the secretary of the senate, for furnishing daily papers to members expenses of Legislature. and officers of the senate, to members and officers of the house of representatives, and to the executive council during the present session, for advertising for the legislature and executive council, and for postage and transportation of mail and documents for the senate and house of representatives, the sum of seventeen hundred and ninety-five dollars and seventy-two cents.

Approved March 13, 1889.

#### Chapter 245.

Resolves authorizing a temporary loan for the year eighteen hundred and eighty-nine.

Resolved, That to provide for the wants of the treasury, the Temporary loan, authorised. treasurer of state be, and is hereby authorized to procure on the faith of the state, if he shall deem it necessary, at any time during the year eighteen hundred and eighty-nine, a temporary loan of three hundred thousand dollars, or so much thereof as may be needed.

Resolved, That the treasurer of state be and is hereby authorized to give notes in behalf of the state, payable within two years from the date hereof, for such portions of the loan hereby authorized as may be required.

Approved March 13, 1899.

Contingent

## Chapter 246.

Besolves authorizing a temporary loan for the year eighteen hundred and ninety.

Temporary loan, authorized.

Resolved, That to provide for the wants of the treasury, the treasurer of state be, and is hereby authorized to procure on the faith of the state, if he shall deem it necessary, at any time during the year eighteen hundred and ninety, a temporary loan of three hundred thousand dollars, or so much thereof as may be needed.

Resolved, That the treasurer of state be, and is hereby authorized to give notes in behalf of the state, payable within three years from the date hereof for such portions of the loan hereby authorized as may be required.

Approved March 18, 1889.

### Chapter 947.

Resolve providing for the purchase of the Proceedings of the Centennial of the Constitution of the United States.

State librarian, in favor. Resolved, That the state librarian is hereby authorized and directed to purchase for the use of the state, and to be disposed of under the direction of the governor and council, ten copies of the proceedings of the Centennial of the Constitution of the United States, at an expense not exceeding one hundred dollars.

Approved March 13, 1889.

PAY ROLL of the members and officers of the House of the CHAP. 248 sixty-fourth Legislature, at the session held at Augusta, commencing on the second day of January, and ending on the thirteenth day of March, in the year of our Lord one thousand eight hundred and eighty-nine.

# COUNTY OF ANDROSCOGGIN.

TOWNS.	NAMES.	Miles Travel.	Amount for Attendance.	Amount for travel and At- tendance.
Auburn	D. P. Field	65	<b>\$</b> 150	<b>\$</b> 163
	George G. Gifford	65	150	163
East Livermore,	Albion Record	95	150	169
Lewiston	John Harper	60	150	162
	Albert B. Nealley	60,	150	162
	Ivory W. Emerson	60	150	162
	Joseph E. Cloutier	60,	150	162
Livermore	John O. Palmer	85	150	167
Minot	Frank O. Purinton	80	150	166
Wales	Alden Moulton	70	150	
Webster	James G. Jordan	65	150	163
			1	1,803
CC	OUNTY OF AROOSTOOF	ζ.		
Caribou	Louis C. Stearns	350	150	220
Linneus	Charles O. Bither	255	150	
Littleton	John R. Weed	260	150	202
Mars Hill	John J. Hill	355	150	221
Presque Isle		360	150	222
Smyrna	Andrew J. Berry	310,		212
Fort Kent		420		
Frenchville	Eloi R. Michaud	410	150	232
Hamlin Planta'n.	Thomas Keegan	375	150	<b>225</b>
Houlton	John B. Madigan	250	150	200
			1	
	, l	.	١	2,169
COI	UNTY OF CUMBERLAN	D.		
Baldwin	Oliver Murch	95	150	169
Bridgton	David P. Chaplin	115		
Brunswick	Isaac Plummer	30	150	156
Casco	Walter S. Dingley	90	150	
Cumberland	Clinton M. Hamilton	75	150	165
Descring	L'dward Maara	60	150	160

Deering ..... Edward Moore.....

Freeport..... Edmund B. Mallett, Jr...

60 150

45 150

162

159

# COUNTY OF CUMBERLAND—CONCLUDED.

			¢	٠
		Miles Travel.	for	Amount for Travel and A
TOWNS.	n a m es.	8 T	Amount fendance.	vel a
		¥	Am ten	A T to the state of the state o
Gorham			<b>\$</b> 150	\$165
	Edwin W. Ross	55	150	161
Portland	Frederick N. Dow, Speaker	65	. 1	313
	John F. Fogg	65		163
ļ	William H. Looney	65	150	163
	Orin B. Whitten	65	150	163
	William H. Green	65	150	163
	William W. Lamb	65		163
	John W. Lombard	85		167
	Charles A. Tilton	70		164
Gray	Vinton E. Frank	60		162
	Otis Kaler	75	150	165
Sebago	Edwin L. Poor	110	150	172
l				3,436
C	OUNTY OF FRANKLIN.			
Avon	Joel Wilbur	120	150	174
	Nathan S. French	30	150	156
	George W. Wheeler	100	150	170
Kingfield	Manley B. Pottle	125	150	175
				675
Č	OUNTY OF HANCOCK.		•	
		100	150	174
	Arthur C. Hinckley	120		174
	Edwin P. Cole	140	1	178 169
Oucksport	Parker Spofford	$\frac{95}{170}$		184
Castine	Frank S. Warren	200		190
Ellsworth	Andrew P. Wiswell	105	150	171
Elisworth	Speaker pro tem.,	100	130	4
Mount Desert	Robert L. Grindle	135	150	177
Sullivan	Moses Hawkins	120	150	174
	Wilford B. Jordan	120	150	174

# COUNTY OF KENNEBEC.

TOWNS.	names.	Miles Travel.	Amount for At-	Amount for travel and at-
Augusta  Gardiner  Waterville  Hallowell  Belgrade  Mt. Vernon  Wayne  Manchester  Randolph  Clinton  China  Vassalborough	Joseph H. Manley. John F. Hill. Oliver B. Clason. Perham S. Heald. Hiram L. Grindell. Hermon H. Adams. John P. Carson. Benjamin F. Maxim. Willis H. Wing. Henry P. Closson. Daniel Cain. John A. Woodsum. Hall C. Burleigh.	5 5 5 20 5 15 20 30 20 15	150 150	\$151 151 154 151 153 154 153 151 154 153 153
·	COUNTY OF KNOX.	,		
Camden Rockland Thomaston St. George SouthThomaston Washington Union	John H. Eels	100 95 95 90 100 90 90	150 150 150 150 150 150 150	169 169 168 170 168 168 168
l	101111MT 011 T11100	Į	Į	1,350
	COUNTY OF LINCOLN.			
Bristol	Dennis R. Hanley  Edward E. Race  Melville C. Brooks  Levi Turner, Jr  Charles F. Achorn  Horace F. McIntyer	80 65 60 95 15 85	150 150 150 150 150	166 163 162 169 153 167

# COUNTY OF OXFORD.

TOWNS.	NAMES.	Miles Travel.	Amount for Atdance.	Amount for Travel and At-
Oxford	John B. Robinson A. Judson Curtis James Edgecomb Francis A. Fox Cleon S. Osgood Cyrus Kneeland Frank P. Thomas	85 85 100 100 100 110 130	150 150 150 150 150 150	170 1 <b>7</b> 0 172
CC	OUNTY OF PENOBSCOT	•		
	Jonathan G. Clark, Lewis A. Barker Speaker pro tem. William Engel James W. Linnell Milton C. Chapman George D. Cook Charles H. Foster Gorge Sweetser Gustavus B. Marden Edward W. Vickery Alpheus O. Frees Alonzo E. Perkins William B. Danforth Chesley H. Whitten Thaddeus R. Joy	80 80 80 65 75	150 150 150 150 150 150 150 150 150 150	166 4 166 163 165 165 165 166 170 167 172 178 178
		.~	ł	2,693
CO	OUNTY OF PISCATAQUI			
Atkinson	Elbridge C. Morrill Joseph B. Peaks Albert Allen	125 125 150	150	175

# COUNTY OF SAGADAHOC.

	<del></del>		, -	
TOWNS.	names.	Miles Travel.	Amount for Attendance.	Amount for Travel and Attendance.
Perkins	Benjamin F. Curtis		\$150	
West Bath	Joseph W. Winter	60		162
Bath	James W. Wakefield Horace B. Crosby	50 60	150 150	160 16 <b>2</b>
Attowsie	Horace B. Crosoy	00	130	
_				638
	OUNTY OF SOMERSET.	•		
Mercer		45		159
Solon		75		165
Hartland	Greenville J. Shaw	50	, ,	160
Pittsfield Skowhegan	Frank W. Hovey Edward F. Goodwin	40 40	150 150	158 158
Cornville	George E. Doe	<b>6</b> 0	i I	162
Moscow	Edward C. Andrews	85		167
Starks	Charles L. Holbrook	50	1 1	160
				1,289
	COUNTY OF WALDO.			
Belfast	Israel W. Parker	70	150	164
Stockton	Josiah F. Hichborn	75	1	1
Frankfort	Robert T. Tyler	85		
Unity	Charles Taylor	45	150	159
Islesborough	Mark P. Pendleton	80		
Liberty	Lucius C. Morse	50		ı
Brooks	Joseph R. Littlefield	<b>7</b> 0	150	164
				1,145
CO	UNTY OF WASHINGTO	N.		
Eastport	Everard E. Newcomb	325	150	215
Calais	Charles H. Newton	295		209
East Machias	John C. Talbot	315		
Dennysville	Edmund B. Sheahan	300		
Pembroke		315		1
Cherryfield	William M. Nash	275	. 1	
Machias	William H. McCabe Frederic W. Thurlow	315 340	1	
Cutler Jonesport		265		
Danforth		160	1	f
				2,081
				_,

# COUNTY OF YORK.

Benjamin F. Chadbourne.   80 \$150   160					
Daniel Cote, Oliver C. Clark	TOWNS.	n a m es.	Miles Travel.	Amount for Attendance.	Amount for Travel and At- tendance.
Saco	Biddeford	Benjamin F. Chadbourne	80	<b>\$</b> 150	166
Kittery       John Wentworth       145       150       177         Newfield       Ai Q. Mitchell       150       150       186         Hollis       Lewis H. Burnham       85       150       167         Kennebunkport, Eliot       William H. Hutchins, Jr., 90       150       163         Eliot       Timothy Dame       145       150       173         Limerick       Charles H. Adams       95       150       163         Sanford       George H. Nowell       100       150       170         Parsonsfield       Lorenzo Moulton       140       150       173         Berwick       John Gowell       120       150       173         York       Edward S. Marshall       140       150       173         Kennebunk       Walter L. Dane       90       150       163         Zy573       OFFICERS       160       300       325         OFFICEE       Nicholas Fessenden       325       \$800       \$86         Clerk       Nicholas Fessenden       325       \$800       \$86         Interpretation       W. S. Cotton, Jr.       150       160         William J. Smith       50       175       180 <td></td> <td></td> <td></td> <td></td> <td>166</td>					166
Newfield					166
Hollis	Kittery				
Kennebunkport, Eliot       William H. Hutchins, Jr., 145       90       150       160         Limerick       Charles H. Adams       95       150       161         Sanford       George H. Nowell       100       150       170         Old Orchard       Charles H. Fiske       75       150       163         Parsonsfield       Lorenzo Moulton       140       150       170         Berwick       John Gowell       120       150       170         York       Edward S. Marshall       140       150       170         Kennebunk       Walter L. Dane       90       150       160         Zy573       OFFICERS       90       150       160         OFFICERS       OFFICERS       90       150       160         OFFICERS       Nicholas Fessenden       325       \$800       \$86         OFFICERS       Nicholas Fessenden       325       \$800       \$86         W. S. Cotton, Jr       W. S. Cotton, Jr       17       16         W. S. Cotton, Jr       at organization       60       60         William J. Smith       50       175       18         George H. Fisher       85       150       16		Lawis H Rurnham			
Eliot					168
Charles H. Adams			145	150	179
Old Orchard       Charles H. Fiske       75       150       163         Parsonsfield       John Gowell       120       150       173         York       Edward S. Marshall       140       150       173         Kennebunk       Walter L. Dane       90       150       163         OFFICERS.       OFFICERS.       2,573         OFFICE.       Nicholas Fessenden       325       \$800       \$86         Lorenzo Moulton       150       150       173       174         Kennebunk       Walter L. Dane       325       \$800       \$86       160         Kennebunk       Nicholas Fessenden       325       \$800       \$86       160       300       322         W. S. Cotton, Jr       W. S. Cotton, Jr., at organization       90       175       183       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60 <t< td=""><td>Limerick</td><td>Charles H. Adams</td><td></td><td></td><td>169</td></t<>	Limerick	Charles H. Adams			169
Parsonsfield       Lorenzo Moulton       140       150       170         Berwick       John Gowell       120       150       170         York       Edward S. Marshall       140       150       170         Kennebunk       Walter L. Dane       90       150       160         OFFICERS.         OFFICERS.         Ooffice       Nicholas Fessenden       325       \$800       \$86         100       300       320       321         Assistant Clerk       John C. Swasey       100       300       322         W. S. Cotton, Jr.       100       300       322         W. S. Cotton, Jr., at organization       22       173         Wessenger       William J. Smith       50       175       18         60       60       60       60       60       60       60         First Asst. Mess.       George H. Fisher       80       150       16       60       60         Sec. Asst. Mess.       Fred A. Stevens       85       150       60       60       60       60       60       60       60       60       60       60       60       60       60       60 <t< td=""><td>  </td><td></td><td></td><td></td><td>170</td></t<>					170
Berwick					165
York			i		
OFFICERS.         OFFICERS.         OFFICE.         Clerk       Nicholas Fessenden       325       \$800       \$86         100       300       326         4       W. S. Cotton, Jr.       100       300       326         173       W. S. Cotton, Jr., at organization       22       173         W. S. Cotton, Jr., at organization       22       175       183         60       60       60       60       60       60         First Asst. Mess.       George H. Fisher       80       150       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60		-		1	
OFFICERS.  OFFICE. Clerk					168
OFFICERS.  OFFICE. Clerk		, and 21 2 and 111 111 11		100	
OFFICE.       Clerk	l				2,573
Clerk       Nicholas Fessenden       325 \$800       \$86         Assistant Clerk,       John C. Swasey       100       300       326         W. S. Cotton, Jr.       W. S. Cotton, Jr., at organization       22       326       326         Messenger       William J. Smith       50       175       188       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60		OFFICERS.			
Assistant Clerk,       John C. Swasey.       100       300       32         W. S. Cotton, Jr.       W. S. Cotton, Jr., at organization.       22         William J. Smith.       50       175       18         60       60       60       60       60         First Asst. Mess.       Fred A. Stevens.       85       150       60       60         First Folder.       J. F. Frederic.       60       150       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60	OFFICE.	1		1	
Assistant Clerk,       John C. Swasey	Clerk	Nicholas Fessenden	325	\$800	\$865
W. S. Cotton, Jr.       173         W. S. Cotton, Jr., at organization       22         Messenger       William J. Smith       50       175       183         First Asst. Mess.       George H. Fisher       80       150       160         Sec. Asst. Mess.       Fred A. Stevens       85       150       160         First Folder       J. F. Frederic       60       150       160         Second Folder       John C. McKenney       145       150       160         Third Folder       J. W. Lang       30       150       150         Mail Carrier       James E. Wade       5       150       150         Asst. Mail Carrer       Walter I. Neal       55       150       160					100
W. S. Cotton, Jr.       13         W. S. Cotton, Jr., at organization       22         William J. Smith       50       175       183         First Asst. Mess.       George H. Fisher       80       150       160         Sec. Asst. Mess.       Fred A. Stevens       85       150       160         First Folder       J. F. Frederic       60       150       160         Second Folder       John C. McKenney       145       150       160         Third Folder       J. W. Lang       30       150       150         Mail Carrier       James E. Wade       5       150       160         Asst. Mail Carrer       Walter I. Neal       55       150       160	Assistant Clerk,	John C. Swasey	100	300	l
W. S. Cotton, Jr., at organization       22         Messenger       William J. Smith       50       175       18         First Asst. Mess.       George H. Fisher       80       150       16         Sec. Asst. Mess.       Fred A. Stevens       85       150       16         First Folder       J. F. Frederic       60       150       16         Second Folder       John C. McKenney       145       150       60         Third Folder       J. W. Lang       30       150       150         Mail Carrier       James E. Wade       5       150       16         Asst. Mail Carrer       Walter I. Neal       55       150       16		W S Cotton In			l .
Messenger       William J. Smith       50       175       188         First Asst. Mess.       George H. Fisher       80       150       160         Sec. Asst. Mess.       Fred A. Stevens       85       150       160         First Folder       J. F. Frederic       60       150       160         Second Folder       John C. McKenney       145       150       160         Third Folder       J. W. Lang       30       150       150         Mail Carrier       James E. Wade       5       150       160         Asst. Mail Carrer       Walter I. Neal       55       150       160					19
Messenger       William J. Smith		ganization			25
First Asst. Mess.       George H. Fisher.       80       150       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66       66 </td <td>Messenger</td> <td></td> <td>50</td> <td>175</td> <td>185</td>	Messenger		50	175	185
Sec. Asst. Mess.       Fred A. Stevens.       85       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60				1	60
Sec. Asst. Mess.       Fred A. Stevens.       85       150       16'       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60 <td>First Asst. Mess.</td> <td>George H. Fisher</td> <td>80</td> <td></td> <td></td>	First Asst. Mess.	George H. Fisher	80		
First Folder       J. F. Frederic       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60	Son Aget Mass	Fred A Stevens	QE		
First Folder       J. F. Frederic       60       150       160       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60       60	Dec. Mass. macss.	Fred A. Stevens	00		
Second Folder       John C. McKenney       145       60       60         Third Folder       J. W. Lang	First Folder	J. F. Frederic	60		_
Third Folder J. W. Lang					60
Third Folder J. W. Lang	Second Folder	John C. McKenney	145	150	179
Mail Carrier       James E. Wade       5       60       60         Asst. Mail Car'er       Walter I. Neal       55       150       16         60       60       60       60       60	m · 1 T 11	T 777 T	•	1	
Mail Carrier       James E. Wade       5       150       15         Asst. Mail Carrer       Walter I. Neal       55       150       16         60       60       60       60	Third Folder	J. W. Lang	30		
Asst. Mail Car'er Walter I. Neal 55 60 150 165 60 60	Mail Carrier	James E. Wada	ĸ		l .
Asst. Mail Car'er   Walter I. Neal 55   150   160   60   60	DEGII COLLIGIO	Jumob 23. IT audition in the	J		60
60 60	Asst. Mail Car'er	Walter I. Neal	55		
Chaplain Rev. D. B. Randall 65 150 163				60	60
	Chaplain	Kev. D. B. Randall	65	150	163

# OFFICERS (CONCLUDED.)

OFFICE.	NAMES.	Miles Travel.	Amount for At- tendance.	Amount for Travel and At- tendance.
Chaplains				
pro tem	Rev. Mr. Palmer,			
- i	of Augusta,		16	16
	Rev. Mr. Fuller,			
	of Augusta,		2	2
_	Mr. Kaler, of Scarboro'		2	2
Pages	Chapin Lydston	30	100	
			25	25
	John P. Kelley	70	100	
	TI ID TY		25	25
	Fred B. Hill, at organiza'n		20	20
Official Reporter	L. A. Burleigh	5	<b>3</b> 00	301
C LLCINI LCOP		٦	50	50
"	W. E. Perkins	5	300	301
			<b>5</b> 0	50
			\$	4,482

# Chapter 248.

Resolve on the pay roll of the House.

Resolved, That there be paid out of the treasury of the Pay Roll of state to the several persons named in the foregoing pay-roll House, in favor of. the sum set against their names respectively, amounting to the sum of thirty thousand six hundred and thirty dollars.

Approved March 13, 1889.

CHAP. 249
PAY ROLL of the members and officers of the Senate of the sixty-fourth Legislature, at the session held at Augusta, commencing on the second day of January, and ending on the thirteenth day of March, in the year of our Lord one thousand eight hundred and eighty-nine.

				<del></del> :	
DISTRICTS.	n a m es.	Amount for Attendance.	Miles.	Milengo.	Total Pay.
First	Lucius H. Kendall	\$150	80	\$16	\$166
2 1130	Robert W. Lord	150	90		
	Charles H. Frost	150	100	20	170
~ .					
Second	Edward Harding	150	75		
	Leander A. Poor Charles F. Libby	150 150	115 65	23 13	173 163
	Elias D. Freeman	150	50	10	
			1	1	
Third	Eben E. Rand	150	115	23	173
	James S. Wright	150	100	20	170
Fourth	Panianin I Uill	150	65	13	163
Fourth	Benjamin J. Hill Frank E. Sleeper	150	75	15 <sub>1</sub>	165
		100	10	10	100
Fifth	Edward I. Merrill	150	100	20	170
<b></b>			1		
Sixth	Benjamin F. Hinckley	150	65	13	163
Seventh	Herbert M. Heath	150	10	2	152
Deventu	As President pro tem.,		10	2	4
	William T. Haines		20	4	$15\overline{4}$
		·		i	
Eighth	Sylvester J. Walton	150	45	9	159
Ninth	Henry F. Daggett	150	<b>12</b> 0	<b>24</b> .	174
MIBLE	Treary F. Daggett	130	120	24	114
Tenth	Henry Lord, President	300	75	15	315
	F. Marion Simpson		70	14	164
	Erastus C. Ryder	150	140	28	178
	As President pro tem.,			l	4
Eleventh	Addison Austin	150	75	15	165
Dictollin	ALWGIOOM ALUDVIII	100		10	100
Twelfth	Gershom F. Burgess	150	105	21	171
	Edmund P. Walker	150	115	<b>23</b>	173

# MEMBERS OF THE SENATE—Concluded.

DISTRICTS.	names.	Amount for Attendance.	Miles.	Mileage.	Total Pay.
Thirteenth,	Jonathan C. Nickels William H. Hunt	\$150 150	75 80	\$15 ·16	\$165 166
Fourteenth,	Charles C. Burrill Henry W. Sargent	150 150	105 135	21 27	171 177
Fifteenth	Henry Nash Elisha T. Holbrook	150 150	290 200	58 40	208 190
Sixteenth	George W. Collins Joseph A. Clark			55 70	205 220
Total for	attendance			.\$4.8	00
	ravel, 3,380 miles				76
	s, pro tem				8
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
				\$5,4	84
	OFFICERS.				
OFFICE.		000		ا۔	
Secretary	Charles W. Tilden	800	10	2	802
Ass't Sec	Kendall M. Dunbar	300	75	15	
Massanan	For extra service,	175	20	4	75 179
Messenger,	Charles H. Lovejoy  For extra service.	1	ZU	4	60
Ass't Mess.		150	20	4	
Abst Mess.	For extra service,	100	20	-	60
Folder	A. B. T. Chadbourne	150	80	16	166
	For extra service,	1 1			60
Ass't Folder	S. A. Holden	150	135	27	177
	For extra service,				60
Page	Llewellyn L. Miller	10	85	17	
Page	Atwood W. Spaulding,	100	<b>35</b> 0	70	170
D	For extra service,		10	ຄ	$\begin{array}{c} 45 \\ 302 \end{array}$
Reporter	Frank A. Small				
	endance				35
Total trav	rel, 785 miles			. 1	57
	ra service				60
				<b>\$</b> 9.6	59

## CHAPLAINS.

RESIDENCE.	n am es.	Days.	Rate.	Amount.
Augusta	Rev. Dr Ricker	2	2	4
	Rev. Mr. Sargent	4	2	8
	" Skeele	2		4
•	" Gwynne	2	2	4
	" Jordan	2	2	4
	" Palmer	2 2	2 2 2 2	4
	" Whitman	2	2	4
	" Fuller	2 2 2 2	2 2 2	4
	" Jackson	2	2	4
	Rev. Fr. Doherty	2	2	4
	Rev. Miss Pratt	1	2	2
No. Augusta	Rev. Mr. Barber	2	2	4
Hallowell	" Holbrook	2 2	2	4
	" Chase			4
Gardiner	" Bass	<b>2</b> 2	2 2	4
	" Jenkins	2	2	4
	" Beeman	2		4
	" Cook	1	2 2	2
Bath	" Hanscom	1		2
House Chaplain,	" Randall	9	2 2	18
	Extra for Chaplains,		2	6
	Total for Chaplains,			98

## RECAPITULATION.

Members Officers Chaplains								•	•	•	•	•		•		 				•	2,652
																					\$8,234

# Chapter 249.

Resolve on the pay roll of the Senate.

Pay Roll of Senate, in favor. Resolved, That there be paid out of the treasury of the state, to the several persons named in the foregoing pay roll, the sums set against their names respectively, amounting in the whole to the sum of eight thousand two hundred and thirty-four dollars.

Approved March 13, 1889.

## STATE OF MAINE.

OFFICE OF SECRETARY OF STATE, AUGUSTA, April 24, 1889.

I hereby certify that the Acts and Resolves contained in this pamphlet have been carefully compared with the original deposited in this office, and appear to be correctly printed.

ORAMANDAL SMITH,

Secretary of State.

NOTE.—The Sixty-Fourth Legislature of Maine convened on the second day of January, and adjourned on the thirteenth day of March, 1889.

## GOVERNOR BURLEIGH'S ADDRESS.

Gentlemen of the Senate and House of Representatives:

Two years ago Joseph R. Bodwell stood in this place. He had been elected Governor of Maine not only by the large majority of votes which his own party commanded, but with the good will of his political opponents in an almost unprecedented degree. He was in the best sense of the word a self-made man, and against adverse circumstances in early life had acquired a remarkably strong position in his city, in his county, in his State. He was sagacious and successful in business. He was an honest man. He was an upright Chief Magistrate. He was a sincere philanthropist who loved his fellow-men and was loved by them. His death, which occurred on the fifteenth day of December, 1887, was universally lamented. He will be held in honored and lasting remembrance by the people of Maine.

But the State lives though men may die. Hon. Sebastian S. Marble, President of the Senate, immediately succeeded to the executive chair and faithfully and honorably administered the tate government for the remainder of the gubernatorial term.

#### FINANCES.

The financial condition of the State is one which will soon justify a further reduction of taxation. Its details will be presented to you in the report of the Commissioner of the Treasury which will soon be laid before you.

Under the act of 1887, which practically abolished the Sinking Fund, \$1,198,000 of our State bonds included in that fund were cancelled and destroyed. This has reduced the bonded debt to \$1,748,000, due June first and \$2,187,400 due October first of the current year. From this aggregate indebtedness of \$3,935,400 there is to be deducted the amount remaining in the Sinking Fund the present value of which is

\$1,198,107.43. This amount is invested in United States bonds and in the State bonds of Massachusetts and New Hampshire. In stating the total value I include the premium at which these securities are now selling in the financial market.

After this deduction is made there will remain not exceeding \$2,750,000 of the State debt to be refunded. The State has accepted the trust under the will of the late Governor Coburn to receive \$150,000 for our public institutions and to disburse the interest thereon at the rate of four per cent per annum. This sum of \$150,000 may be applied to the payment of the present bonded debt, thus reducing the sum total of the State's public obligation to some \$2,600,000. This amount is possibly subject to still further reduction by Congress refunding the direct tax amounting to \$357,702.00 levied by the National Government in August, 1861. But as the bill has not yet become a law the State cannot reckon with certainty upon any amount from that source.

An effort to exchange the proposed three per cent bonds for our outstanding sixes, allowing for difference of interest until maturity, was made in 1887 without success. But it is evident that in the present condition of the money market, the State can command all the money which it may desire at an interest of three per cent per annum. Indeed, we are justified by a recent sale of Massachusetts State bonds in believing that a three per cent Maine bond will command a considerable premium. Our long established credit warrants the presumption that a Maine bond will sell at as high a rate as the bond of any State in the Union, especially when it is remembered that after the present debt is paid, the State is forbidden by the Constitution to incur any debt in excess of three hundred thousand dollars "except to suppress insurrection, to repel invasion, or for purposes of war."

The loan act passed by the last legislature needs, I think, to be so far amended as to permit the treasurer, with the approval of the governor and council, to fix the date of the new bonds instead of being rigidly confined to the date on which one portion of the present debt shall fall due. This permission cannot possibly be disadvantageous to the State and it may prove highly beneficial in enabling the treasurer to sell the bonds at the highest possible price.

With the refunding of the debt completed, as we may now anticipate it will be, the amount of our annual interest cannot

exceed \$75,000 per annum and if the direct tax should be repaid by the national government, we may fairly hope to see it reduced as low as \$60,000 per annum. The extent of this relief to the treasury and to the tax-payer, as contrasted with our financial condition a few years since, is very great. We should remember that in 1871 the annual interest upon the public debt (all raised by direct taxation of the people,) was \$480,000 per annum. Nor does this statement convey a full impression of the difference between taxation now and what it has been at several periods since 1861. The year after the close of the war, the rate of taxation was fifteen mills, and the aggregate amount raised was nearly two and a half millions of dollars,—more than the entire State debt will amount to after the refunding to be completed during the current year.

The total taxation may safely be reduced for the year 1890 to two and one quarter mills which would be a reduction of \$117,799.94 per annum. The lightness of a State tax of two and one-quarter mills can be appreciated only by remembering that one mill of it is for the school fund, levied according to property and divided according to population. the school tax (a wise and generous provision for the youth of the State in force now for seventeen years,) it will be seen that the rate of taxation for general purposes of government will in 1890 be the lowest tax laid for thirty years, and as low as any that has been levied for fifty years. The entire State tax for next year will be \$530,099.75 less than was levied on Cumberland county alone in the State tax of 1865. facts show at one and the same time the uniform prudence which has been in force in the administration of the public money, and the lightness of the burden now resting upon the people for the support of their State government.

It must be further remembered, that since 1871 (the period at which our debt reached its maximum,) the State has progressed more rapidly in wealth, and has enjoyed a more widely diffused prosperity than at any other period of its history. It is not, therefore, a vain-glorious boast to regard an interest charge of \$60,000 per annum as a light burden to the people of Maine,—a burden which will grow less, annually, as the principal of the debt, if funded as now designed, shall disappear under small annual payments for a series of years.

It will be your duty to provide for the valuation of the property of the State which is required by our Constitution, "at least once in ten years." It doubtless gives greater satisfaction to have a board composed of one representative from each county, and I therefore recommend that the board of valuation be thus constituted. In some respects, however, evil results have followed from the zealous and yet proper care taken, that no section shall be taxed more than its fair share of the public burdens. Each county sedulously guarding its own interests and securing as low a valuation as possible, the result has been that the aggregate official valuation of the State has been far below its real value. this respect the State of Maine has not been presented to the country in as strong a financial position as she is entitled to hold. We negotiated our war loans on a valuation of one hundred and sixty-two millions of dollars, and if it had been really believed that that sum represented the actual wealth of the State, we could not have so readily placed an aggregate loan that amounted to five per cent of our total property. The valuation taken by the United States census comes nearer doing us perfect justice than the valuation taken by the State, for in 1870 when the State Board of Valuation said Maine was worth \$225,000,000 the United States census fixed the valuation at \$348,000,000. In 1880 when the State government said Maine was worth \$236,000,000 the United States census fixed the valuation at \$511,000,000.

If the incredulous may think the last figures of the United States census were too high, those best acquainted with the extent of our resources and of our recent development in many directions will agree that it is very much nearer the actual amount of the property in Maine in 1880 than is given in our own valuation. Our own State valuation finds too large a proportion of our property in the farms of the State and makes the farmers pay an undue share of the general taxes. On the other hand, the valuation of the United States census takes cognizance of the less tangible but more profitable investments which escape their fair share of the common burdens. If there should be a closer inquiry into other forms of property than the real estate, taxation could be more equitably distributed and more exact justice could be done to all citizens alike-which is indeed the highest duty of a State government.

It is worth while also to observe in this connection that while our tax for the general purposes of the State government can next year be reduced to a mill and a quarter on our present State valuation, it would be little more than half a mill if levied on a valuation approximating the total wealth of the State. This shows that Maine is really, so far as the levy of the State government is concerned, one of the most lightly taxed States in the Union. The local taxation is of course beyond the control of the State government and, outside of certain absolute requirements, is just what the citizens of the several cities, towns and counties may themselves determine and authorize.

#### SAVINGS BANKS.

The report of the Bank Examiner, giving the condition of savings banks, trust companies and loan and building associations in the State, will soon be laid before you. It will prove both interesting and satisfactory. It will show that the aggregate deposits in the fifty-five savings banks amount to nearly forty-one millions of dollars. This large sum is divided between 124,562 depositors, of whom nearly 100,000 represent a deposit of less than five hundred dollars each. The savings banks have proved a source of largely increasing the wealth of the State. They have inspired a spirit of thrift and economy and have been the means of saving to worthy individuals and families many millions of dollars that might otherwise have been frittered away in needless indulgences or in hurtful dissipations.

One of the most important duties devolving upon the government of the State is the careful guardianship of these large sums of money. The savings banks deposits must be rigidly protected against all forms of risk or speculation. If individuals choose to speculate with their own money they take the risks themselves and if misfortune overtakes them, they must abide the consequences. But the State has no right to permit the guardians of trust funds to take any risk whatever in their investment. I commend, therefore, with heartiest approval the cautions contained in the Bank Examiner's report against permitting the funds in our savings banks to be invested in western farm mortgages. I make no reflection whatever upon the security of such investments further than to say that cash so placed cannot be promptly realized,

and that fact alone destroys, in large degree, the usefulness of such investments to the savings banks.

#### INSURANCE.

I recommend that the legislature make close examination into the existing system of insurance in this State in all its departments. There is a vast sum of money invested in fire, life and other insurance and no vigilance which the legislature can enforce should be spared to the end that the companies shall conform to every requirement of wise and judicious law. The great volume of underwriting in the State is done by foreign companies, but we have a considerable insurance interest growing up in the State, and close supervision should be given to each class. The fees paid by the insurance companies relieve the State from all cost of maintaining the insurance department, and lay upon the State the duty of maintaining adequate supervision as due alike to insurer and insured. The supervision should guarantee to our people the best and most reliable insurance companies.

In this connection valuable information could be derived by providing that the insurance commissioner shall collect and classify all statistics relating to fires in the State: viz, their causes, the losses of property, separately and in the aggregate, the amount of insurance written thereon, and the amount of insurance paid and the names of the insurance companies. A provision of this kind, accurately and rigidly enforced, would expose the extent of three evils—overinsurance, incendiarism and insurance by unauthorized and unreliable companies. These statistics would suggest various remedial aids and the exposure of illegal practices would in a large degree tend to correct them.

#### PROHIBITION.

The great evils of the liquor traffic, the pernicious influence of the saloon upon the public morals and the disorder and crime resulting from intemperance have rendered restrictive and prohibitory legislation imperatively necessary in the opinion of a large majority of the people of the State. Both by constitutional provision and by statutory enactments, Maine has permanently prohibited the manufacture and salo of alcoholic liquors, except for medicinal and mechanical

purposes. Long experience has demonstrated the wisdom and advantages of this policy.

Yet like all other laws against public evils, that against the liquor traffic has its violators, those who wantonly disregard the interests of the community and the authority of the State. This renders it necessary that those intrusted by the people with the enforcement of the laws should be prompt and faithful in the discharge of their sworn obligations. So long as it shall be incumbent upon me to discharge the duties of the Executive of the State it will be my endeavor to enforce the laws with vigor and with impartiality. To successfully discharge my official duty in this connection it is necessary that the Governor should have the earnest and hearty aid of all other executive officers and the active co-operation of the people.

#### AGRICULTURE.

The report of the President of the State College of Agriculture and the Mechanic Arts will be laid before you, and I commend to your favorable consideration its various recommendations. The college will be largely aided by the benevolent legacy of the late Governor Coburn, soon to be realized. Its sphere of usefulness will be enlarged just in proportion to the increase of its resources. It is a gratification to note that the agencies for the advancement of agricultural information and the improvement of agricultural practice in Maine are second to those of no other State in the Union. They embrace, besides the college just alluded to, two State agricultural societies, one State pomological society, a State branch of the national agricultural experiment station, a State board of agriculture, a State grange, having 15,000 members, forty incorporated county agricultural societies receiving bounty from the State and many other local organizations of a similar character not directly aided by the State.

These agencies and organizations enlisting the interest of county, State and National governments show how actively and energetically the science and art of agriculture are promoted. Agriculture always has been, is now, and perhaps always will be the leading financial interest of the United States, and must always engage the most earnest attention of the legislative power of the people. I commend to you the various recommendations contained in the reports and documents that will be laid before you.

I call attention with special pleasure, as directly and strongly interesting to the farmers of Maine, the rapid reduction of State taxation of which they have always paid so large a proportion. The burdens have been growing lighter for some years past, and for the future, according to present prospects, the taxation levied for the State government will be lighter than the average of the other States in the Union. With the extinction of the war debt the burden will grow still lighter.

#### EDUCATION.

The Constitution of Maine declares that a general diffusion of the advantages of education is essential to the preservation of the rights and liberties of the people. The system of public schools long established in our State is the answer of the legislature to this constitutional requirement. This system requires your constant supervision and attention. schools should be adapted to the changes in social conditions and the varying needs of the people, and should at all times be kept in a state of the highest efficiency. I direct your attention to the report of the State Superintendent of Schools and to the recommendations which, in his opinion, are necessary to the highest efficiency of education. He recommends the abolition of the school district system which has, in his judgment, come to be inequitable in its operation from the changes in the distribution of population and wealth which have taken place since the system was established.

The superintendent also urges the furnishing of text books at public expense to all pupils attending schools, as leading to perfect equality in the condition of those under instruction. These subjects are of engrossing interest and should receive your earnest consideration.

#### MILITIA.

There is a feeling on the part of the uniformed militia, largely shared by the people of the State, that our appropriations for military purposes are very small. There is a well-founded belief that great advantage comes to the State in various ways from the existence of these organized regi-

ments, and I think that we should do everything to encourage them and to promote their drill and efficiency. I recommend that the moderate addition to their present appropriation, which the military desire, may be granted.

#### PENSIONS.

It is the desire and judgment of the Grand Army Posts in Maine that the amount allowed to deserving pensioners of the State should be increased. I have been notified of the fact by the proper officials of that patriotic organization. I cordially recommend that their request be granted. Detailed reasons for an increase of the pension appropriation will in due time be laid before you. The State of Maine will never be able to do too much for her patriotic sons who were disabled in the war for the Union. Liberality towards them is a duty. Withholding from them what they need would be a crime.

#### GETTYSBURG MONUMENTS.

I have been advised that an additional appropriation will be needed to complete the monuments on the field of Gettysburg in honor of the sons of Maine who fell there. I am sure that it will be a pleasure as well as a duty on the part of the Legislature to do all in their power to perpetuate the heroic valor of the State as exhibited by her soldiers on the bloodiest battle-field of the war. Unwilling to offend the pride of any section there has been no attempt to place monuments on the battle-fields of the South, where so many of the flower of the land laid down their lives that the nation might live. But on the field of the only great battle fought in the loyal States, where patriotic traditions will always be loyally cherished, it is fit that monuments be erected to teach future generations that in the last half of the nineteenth century, men were ready to do and dare and die for the American Union of States.

#### PUBLIC INSTITUTIONS.

Our public institutions are all answering in full measure the objects for which they were established and I recommend them to the close examination and earnest care of the legislature. The administration of the trusts reposed in the officers who conduct these institutions can now be examined by the supreme law-making power of the State but once in two years, in lieu of the former annual examination, and for this reason a closer inspection and more thorough investigation into their affairs should be accepted as the duty of the legislature. The several reports of these institutions will be laid before you. Rigid scrutiny implies no distrust or censure but leads to that form of well-grounded approval which every servant of the State desires as his honorable justification.

#### INSANK HOSPITAL.

I call your especial attention to the report of the superintendent and trustees of the hospital for the insane, and, in this connection I renew a recommendation made by Governor Bodwell in favor of some provision for separating the elass known as the criminal insane from daily association with the ordinary patients. The practice is improper, demoralizing and in many respects dangerous. A homicide who is acquitted of the moral guilt of his act because of his insanity, should certainly not be allowed the opportunity of finding a victim for a second offense among the innocent patients who deserve our commiseration and our protection. intendent of the hospital who has hundreds of patients in charge, and whose duties are not only irksome and wearisome, but require a large degree of professional skill, is paid but \$1600 per annum. In many similar institutions, with even less labor, the salary of the superintendent is double or treble this amount. The civil government of Maine has never favored high salaries, but I submit, that, with full regard to both justice and economy, four hundred dollars per annum, may be added to the salary of the superintendent.

#### THE STATE PRISON.

The report of the warden of the State Prison will be laid before you. The administration of the prison for several years past has been as successful in every respect as could reasonably be hoped for. The institution has, in an encouraging number of cases, proved reformatory as well as penal. All forms of imprisonment that lack the reformatory feature fall short of one of the great purposes for which punishment is designed. The convict should at the end of his term be a

better man morally than he was when he entered the prison, or else his imprisonment has not been of lasting advantage to society.

#### THE STATE REFORM SCHOOL.

This institution, as is shown by the report of its superintendent, is in excellent condition. Here the lightest form of restraint is imposed consistent with the ends for which the institution is designed. The school has now been in existence for more than a generation and on every hand we have the most abundant evidence that it has been the instrumentality of turning a large number of wayward youths from criminal paths and restoring them to society as useful and upright men.

#### INDUSTRIAL SCHOOL FOR GIRLS.

Though limited in its scope, this institution has been extraordinarily useful, and has proved itself in all respects worthy
to receive the continued patronage of the State. It is
founded in a spirit of true benevolence and philanthropy,
and there are many persons in the State who desire the legislature to extend its beneficent provisions to a larger class.
The founding of a new institution is a matter which should
always receive the most careful consideration. I can only
recommend the subject to your earnest attention and investigation. Whether the prospective benefit justifies the imposition of an additional burden upon the tax-payer, is for the lawmaking power to carefully consider.

#### LABOR BUREAU.

The labor bureau, which was established by the last legislature, has done a valuable work for the State as the report of the Commissioner will demonstrate. I suggest that the State may, with great profit, give a wider scope to the operations of the bureau. I commend the subject to your thoughtful consideration.

#### STATE BOARD OF HEALTH.

The State Board of Health is doing a valuable work and should be liberally sustained. Maine bears the just reputation of being one of the most healthful States of the Union, and a summer resort of singularly attractive features, both of climate and scenery. Wherever there is the slightest danger

of infection of any kind, the Board of Health is present to advise and to aid in its eradication, thus zealously guarding the health of our people, and at the same time giving assurance of complete safely and immunity from disease to the increasing thousands, who annually seek a summer home within our borders.

#### WASTE OF FOREST GROWTH BY FIRE.

The waste of forest growth from preventable fires is very great. By the United States census of 1880 it was estimated to exceed for the whole country ten million acres annually. Our own State has suffered very largely from this source. I recommend that you carefully consider the subject with a view of adding to the efficiency of existing statutes to prevent the careless setting of fires, and to add such new provisions as experience may prove advantageous and practical.

#### FISHERIES AND GAME.

The interesting reports of the Commissioners of Fisheries and Game and of the Commissioner of Sea and Shore Fisheries are commended to your consideration. Everything which tends to increase our fish supply in sea and river, brook and lake, should have the earnest support of the State. Every measure which may tend to preserve and increase the wild game of our forests should be heartily encouraged. The great object to be attained is a rigidly careful observance of the fishing and shooting seasons as prescribed by law. connection with the game of the State, I commend to you the suggestions of the commissioners in regard to the moiety of the penalties for violation of the law being allowed to the game wardens. The enforcement of the game laws almost wholly depends upon the vigilance of the wardens and that vigilance should be stimulated in every lawful and practicable way. Simply to pay them one dollar and a half per day, whether they succeed in arresting an offender or not, is a poor way to increase their activity and watchfulness. I suggest to you whether the former law on this subject may not be restored with advantage to the State.

#### FISHERIES.

Since the adjournment of the last legislature, a treaty was negotiated between commissioners appointed by the President of the United States and commissioners appointed by the Queen of England on the subject of the fisheries. Its provisions were regarded as so hostile to the interests of American fishermen, that the Senate of the United States rejected it by a majority vote, when one vote more than a third would have been sufficient to prevent its confirmation. It has seldom occurred in our history that a treaty approved by the Executive branches of the two governments has met with such stern disapprobation at the hands of the confirming power in the Senate of the United States.

The question is therefore open for further consideration and I refer to it here because it is one of profound interest to the people of Maine. A glance at the map of the United States will show that Maine, perhaps, more than any other State of the Union, has cause for desiring the most cerdial relations of trade and intercourse with the Dominion of Canada. Of the five sides, which the irregular configuration of Maine shows, three border directly upon the Dominion, one fronts upon the Atlantic ocean and one touches upon our sister State of New Hampshire. It needs no further demonstration to prove that the interests of our State and of our neighbors are and must always be closely bound together, and that we should never be hostile but always friendly rivals.

It is, therefore, a very significant condemnation of the rejected treaty that an overwhelming majority of the people of Maine were irreconcilably opposed to it at every stage of its consideration. We desire above all things a harmonious adjustment of that and all other questions between the United States and the Dominion, and we trust to the National Government to effect a settlement that shall neither sacrifice nor injure a great interest in which so many of our fellow citizens are deeply interested.

#### ELECTIONS.

There has been for some years a desire on the part of a portion of our population to change the day of our biennial election to the Tuesday after the first Monday of November, in order to be in harmony with other States in the election of Representatives in Congress, and in order to save

the trouble and expense of two elections in the quadrennial year in which a President is chosen. The objection to this, in the minds of perhaps a large majority of our people, is that the inclemency of the weather in these northern latitudes would practically make out-door meetings uncomfortable and to many of the people impossible during the three weeks preceding election. Few of our towns, compared with the whole number, have halls large enough to accommodate a mass meeting of the people. A change to November for our ordinary elections would therefore in Maine deprive the people, to a large extent, of one of the most precious safeguards and muniments of liberty and of law by rendering public meetings for the discussion of public measures and policies practically impossible.

I have been advised, from different sources, that the objection which I have stated, is felt very sensibly in many if not all the States along our northern border where the Congressional elections are held in November. It is felt very keenly in those States which until recently had for a long period held their Congressional elections on the second Tuesday of October. A change to the second Tuesday of October, would, I think, be altogether convenient and advantageous for Maine, as I believe it would be for every other State in the Union. Harvests of all kinds are over and the weather both for the popular canvass and for the day of election would on the average be as genial as at any other time of the year. mend therefore, that the legislature of Maine memorialize Congress, asking that representatives in Congress and Presidential electors shall be chosen on the second Tuesday of October, beginning with the year 1892. The four intervening years, if Congress should make this change would give ample time to each State for needful adjustments in its Constitution and laws.

#### UNITED STATES SENATOR.

It will be your duty to elect a Senator of the United States to succeed the Honorable William P. Frye whose term ends on the fourth day of March next.

#### CONCLUSION.

And now, Gentlemen of the Senate and House of Representatives, I commend to your wisdom, prudence and deliberation the enactment of such laws as may be needful for the welfare of the State. It is only by doing all that in our power lies to spread morality and intelligence among our citizens, to promote right and to repress wrong, that we may look forward to a continuance of that Gracious favor steadily shown to us in the past, and which I pray God may ever be shown to the people and the government of the State of Maine.

EDWIN C. BURLEIGH.

EXECUTIVE DEPARTMENT, AUGUSTA, January 11, 1889.

To the President of the Senate

and Speaker of the House of Representatives:

I have the honor to transmit herewith "Report of commissioners appointed under resolve approved March 10, 1887, to investigate the condition of settlers in Madawaska Territory."

EDWIN C. BURLEIGH.

EXECUTIVE DEPARTMENT, AUGUSTA, February 13, 1889.

To the President of the Senate

and Speaker of the House of Representatives:

I have the honor to transmit herewith for the consideration of the Legislature, a communication from the Commissioners of Maine, appointed to attend the centennial celebration of the inauguration of George Washington as the first President of the United States, to be held in the City of New York, April 30th, 1889.

EDWIN C. BURLEIGH.

EXECUTIVE DEPARTMENT,
AUGUSTA, March 13, 1889.

To the Senate and House of Representatives:

I transmit herewith, a list of the titles of Acts and Resolves passed during the present session of the Legislature and approved by me, numbering 434 Acts and 126 Resolves.

I have no further communication to make.

EDWIN C. BURLEIGH.

### GOVERNOR MARBLE'S PROCLAMATION.

#### STATE OF MAINE.

WHEREAS, the Legislature of the State of Maine, by the concurrent vote of both branches thereof, proposed an amendment to the Constitution of the State of Maine, by resolve, approved March 10, 1887, as follows, to wit:

Resolve cencerning an amendment of the Constitution, relative to the eligibility of the Treasurer of State.

Resolved, That the following amendment to the Constitution of this State, be proposed for the action of the legal voters of this State in the manner provided by the Constitution, namely:

#### ARTICLE XXVII.

Section one, article five, part fourth of the Constitution of this State is hereby amended, so that the same shall read as follows:

Section 1. The treasurer shall be chosen biennially, at the first session of the Legislature, by joint ballot of the Senators and Representatives in convention, but shall not be eligible more than six years successively.

And the lists of votes received in the cities, towns and plantations of the State, on the second Monday of September last, being the tenth day of said month, upon the foregoing proposed amendment, having been made and returned to the office of Secretary of State, and examined and found by the Governor and Council, are found to be as follows, to wit: Twelve thousand nine hundred and seventy-four votes for, and ten thousand two hundred and forty-nine against, said proposed amendment.

Now, therefore, I, Sebastian S. Marble, Governor of the State of Maine, in accordance with said resolve, a majority of the votes thrown appearing to be in favor of said amendment, do issue this Proclamation, and declare such amendment adopted and the Constitution of the State shall be

amended accordingly, to take effect on the first Wednesday of January, in the year of our Lord one thousand eight hundred and eighty-nine.

In testimony whereof, I have caused the seal of the State to be hereunto affixed, at Augusta, this fourteenth day of December, in the year of our Lord one thousand eight hundred and eighty-eight, and in the one hundred and thirteenth year of the Independence of the United States of America.

SEBASTIAN S. MARBLE.

BY THE GOVERNOR:

ORAMANDAL SMITH.

Secretary of State.

# Question Submitted to the Supreme Judicial Court, by the Governor.

### STATE OF MAINE.

EXECUTIVE DEPARTMENT, AUGUSTA, MAINE, March 30, 1889.

To the Honorable Justices of the Supreme Judicial Court:

Under, and by virtue of, the authority conferred upon the Governor, by the Constitution of Maine, Article VI, Section 3, and being advised, and believing, that the questions of law are important, and that it is upon a solemn occasion, I, Edwin C. Burleigh, the Governor, respectfully submit the following statement of facts, and question, and ask the opinion of the Justices of the Supreme Judicial Court thereon.

#### STATEMENT.

\$1,748,000.00 of the bonded indebtedness of the State of Maine, issued by virtue of a resolve, approved March 19th, 1864, (Resolves, 1864, Chap. 318) mature on the 1st day of June, A. D. 1889.

\$2,187,400.00 of the bonded indebtedness of the State of Maine, issued by virtue of an Act of the Legislature, approved March 7th, A. D. 1868, (P. L. 1868, Chap. 225,) as amended by Act approved March 3rd. A. D. 1869 (P. L. A. D. 1869, Chap. 40) mature on the first day of October A. D. 1889.

In addition to this bonded indebtedness there is other outstanding bonded indebtedness of the State of Maine, amounting to \$82,000.00.

The Legislature of 1889, enacted An Act, entitled, "An Act to Provide for the Refunding of the Public Debt, and to repeal an Act entitled, "An Act to provide for the refunding of the Public Debt, approved February 26th, A. D.

1889", approved March 13th, 1889, (P. L. 1889, Chap. 308,) a copy of which is herewith submitted.

#### QUESTION.

Is this act, (P. L. 1889, Chap. 308,) constitutional, and would bonds issued by virtue of its provisions, be valid?

Very respectfully.

EDWIN C. BURLEIGH,
GOVERNOR.

## Opinion of the Supreme Judicial Court.

AUGUSTA, MAINE, April 1st, 1889.

Honorable Edwin C. Burleigh, Governor.

SIR:—Your communication, of date March 30, 1889, asking the opinion of the Justices of the Supreme Judicial Court, whether, in their opinion, upon the statement in your communication, the Act of the Legislature of Maine, approved March 13th, A. D. 1889, being Chapter 308, of the Public Laws of 1889, is constitutional, and whether bonds issued under that act would be valid, was duly received and has been fully considered.

In answer to your inquiry we respectfully reply, that it is the opinion of all the Justices that the Act referred to is constitutional, and that bonds issued in pursuance of such act would be valid.

Article 9, Section 14, of the Constitution, declares that the Legislature shall not create any debt exceeding a limited amount named, "except to suppress insurrection, repel invasion, or for purposes of war." The issue of bends which, by the Act of 1889, is to be dated as of June 1st, 1889, will vastly exceed the constitutional limit, should it be regarded as a new debt. In our opinion, it cannot, in a constitutional sense, be so regarded.

It will rather be the old debt in new form. The issue of bonds soon to mature, was originally provided "for purposes of war", and represents a war debt of the State. But the bonds to be issued will just as much represent the war debt as do the bonds to be retired. It will be, as the Act denominates it, a renewal and extension of the bonded indebtedness of the State.

A new credit or borrowing is substituted for the old, upon favorable terms to the State.

If the new bonds be exchanged for the old, bond for bond, it would literally be a renewal and extension of the debt, and if the new bonds are sold to obtain means with which to liquidate the old, it will in all essential respects amount to the same thing.

The same result will be reached as far as the State is concerned. The old bonds were evidence of the war debt. The new bonds will become such evidence by substitution. The holders of the old bonds would in equity, be considered as receiving payment of their debt from the purchasers of the new bonds, when the money received from the new is applied to take up the old bonds, and the Act provides that the receipts of sale shall be so applied, and judicial remedy may be had, if need be, to prevent misapplication. Whether the debt of the State be represented by the one set of bonds, or the other, it is one and the same debt, as far as the constitutional provision affects the question. The new issue postpones payment of the debt, but does not extinguish it. Final payment must come, as the Act intends, from gradual taxation of the people and property of the State.

The issue of bonds to bear date of October first, 1889, is to be appropriated for the payment or renewal of another indebtedness of the State, which was originally authorized by Section 15, of Article 9, of the Constitution. That section authorized the State to issue bonds payable within twenty-one years, with six per cent interest, the bonds or their proceeds to be devoted towards the reimbursement of the towns and cities of the State for the expenditure of moneys for the purposes of war during the Rebellion.

Now that these bonds are nearly due, we can perceive no constitutional, or other objection, to a renewal or payment of them by new issues. The constitutional clause provided that the original issues should be, at six per cent, on no longer

time than twenty-one years. But it does not in terms, or by implication, limit the means by which the indebtedness should be finally paid. No sinking fund is required, nor mode of taxation prescribed, by the constitutional clause, to insure an extinguishment of the debt before or at the end of the twenty-one years. The debt is a valid constitutional obligation of the State, and the Legislature is not prevented from resorting to any practical methods for keeping the credit of the State unsullied.

It follows, that the Legislature has the power to prescribe such means for the payment or renewal of this branch of the State indebtedness, as it deems proper, without infringing upon other constitutional provisions.

> JOHN A. PETERS, CHAS. W. WALTON, CHARLES DANFORTH, WM. WIRT VIRGIN, ARTEMAS LIBBEY, LUCILIUS A. EMERY, ENOCH FOSTER, THOS. H. HASKELL.

AMENDMENT TO CONSTITUTION OF MAINE, ADOPTED IN PURSUANCE OF THE SECOND SECTION OF THE TENTH ARTICLE OF THE AMENDED CONSTITUTION.

#### ARTICLE XXVII.

ELIGIBILITY OF THE TREASURER OF STATE.

Treasurer of state, eligibility

SECT. 1. The Treasurer shall be chosen biennially, at the first session of the legislature, by joint ballot of the Senators and Representatives in convention, but shall not be eligible more than six years successively.

NOTE.—The twenty-seventh amendment was proposed to the people by a resolve of the sixty-third legislature, approved March 10, 1887; adopted, September 10; proclaimed by Governor Marble, December 14, 1888, and took effect on the first Wednesday of January, 1889.

## CIVIL GOVERNMENT

OF THE

## STATE OF MAINE,

FOR THE POLITICAL YEARS

1889-90.

#### GOVERNOR:

# EDWIN C. BURLEIGH,

#### BANGOR.

#### **COUNCILLORS:**

SILAS C. HATCH, BANGOR.
TOBIAS LORD, STANDISH.
Post Office, Steep Falls.
A. L. LUMBERT, HOULTON.
JAMES F. BRACKETT, LIMINGTON.
STEPHEN W. CARR, BOWDOINHAM.
D. W. ALLEN, FAIRFIELD.
WILLIAM T. COBB, ROCKLAND.

ORAMANDAL SMITH, LITCHFIELD, Secretary of State.
S. J. CHADBOURNE, DIXMONT, Deputy Secretary of State.
GEORGE L. BEAL, NORWAY, Treasurer of State.
HENRY M. SPRAGUE, AUBURN, Adjutant General.
CHARLES E. LITTLEFIELD, ROCKLAND, Attorney General.

NELSON A. LUCE, VASSALBOROUGH, State Superintendent of Schools.

CYRUS A. PACKARD, BLANCHARD, Land Agent.

JOSIAH S. HOBBS, Augusta, Librarian.

SAMUEL W. MATTHEWS, Commissioner of Industrial and Labor Statistics.

L. R. CAMPBELL, Deputy Labor Commissioner.

CHARLES J. HOUSE, Monson, Messenger to the Governor and Council.

EZRA C. STEVENS, CHELSEA, Private Secretary to Governor.

## SENATE.

## HENRY LORD, President.

First Senatorial District..... Charles H. Frost, Lucius H. Kendall. Robert W. Lord. Second Senatorial District..... Elias Dudley Freeman, Edward Harding, Charles F. Libby, Leander A. Poor. Third Senatorial District .... Eben E. Rand, James S. Wright. Fourth Senatorial District.... Benjamin J. Hill, Frank E. Sleeper. Fifth Senatorial District . . . . . Edward I. Merrill. Sixth Senatorial District . . . . . Benjamin F. Hinckley. Seventh Senatorial District ... . Herbert M. Heath, William T. Haines. Eighth Senatorial District.....Sylvester J. Walton. Ninth Senatorial District .... Henry F. Daggett. Tenth Senatorial District .... Henry Lord, Erastus C. Ryder, F. Marion Simpson. Eleventh Senatorial District . Addison Austin. Twelfth Senatorial District . . . . Gershom F. Burgess, Edmund P. Walker. Thirteenth Senatorial District. . William H. Hunt, Jonathan C. Nickels. Fourteenth Senatorial District.. Charles C. Burrill, Henry W. Sargent. Fifteenth Senatorial District. . Elisha T. Holbrook, Henry Nash. Sixteenth Senatorial District. Joseph A. Clark, George W. Collins.

HENRY LORD, President.
CHARLES W. TILDEN, Secretary.
KENDALL M. DUNBAR, Assistant Secretary.
CHARLES H. LOVEJOY, Messenger.
ERNEST H. WHEELER, Assistant Messenger.
A. B. T. CHADBOURNE, Folder.
S. A. HOLDEN, Mail Carrier.
ATWOOD W. SPAULDING, Page.
FRANK A. SMALL, Reporter.

Clergymen of Augusta, Hallowell and Gardiner, Chaplains.

## House of Representatives.

## FREDERICK N. DOW, Speaker.

## COUNTY OF ANDROSCOGGIN.

	•
Auburn	David P. Field,
	George G. Gifford,
East Livermore	Alvin Record,
Lewiston	Joseph E. Cloutier,
	Ivory W. Emerson,
	John Harper,
	Albert B. Nealey,
Livermore	John O. Palmer,
Minot	Frank O. Purington,
Wales	Alden Moulton,
Webster	James G. Jordan.

## COUNTY OF AROOSTOOK.

Caribou	Louis C. Stearns,
Fort Kent	William Dickey,
Frenchville	Eloi R. Michaud,
Hamlin Plantation	Thomas Keegan,
Houlton	John B. Madigan,
Linneus	Charles O. Bither,
Littleton	John R. Weed,
Mars Hill	John J. Hill,
Presque Isle	Charles P. Ferguson,
Smyrna	Andrew J. Berry.

## COUNTY OF CUMBERLAND.

Baldwin	Oliver Murch,
Bridgton	David P. Chaplin,
Brunswick	Isaac Plummer,
Cape Elizabeth	Charles A. Tilton,
Casco	Walter S. Dingley,

## COUNTY OF CUMBERLAND—CONCLUDED.

Cumberland	. Clinton M. Hamilton,
Deering	. Edward Moore,
Freeport	. Edmund B. Mallett, Jr.,
Gorham	. Frederick Robie,
Gray	. Vinton E. Frank,
North Yarmouth	Edwin W. Ross,
Portland	Frederick N. Dow,
,	John H. Fogg,
	William H. Green,
	William H. Looney,
	Orin B. Whitten,
Scarboro	. Otis Kaler,
Sebago	. Edwin L. Poor,
W.estbrook	

## COUNTY OF FRANKLIN.

Avon	Joel Wilbur,
Chesterville	Nathan S. French,
Farmington	George W. Wheeler,
Kingfield	Manley B. Pottle.

Windham ..... John W. Lombard.

## COUNTY OF HANCOCK.

Bluebill	Arthur C. Hinckley,
Brooklin I	Edward P. Cole,
Bucksport	Parker Spofford,
Castine	George M. Warren,
Deer Isle	Frank S. Warren,
Ellsworth	Andrew P. Wiswell,
Mount Desert	Robert L. Grindle,
Sullivan	Moses Hawkins,
Waltham	Wilford B. Jordan.

## COUNTY OF KENNEBEC.

Augusta	John F. Hill,
•	Joseph H. Manley,
Belgrade	Hermon H. Adams,
China	John A Woodeum

## COUNTY OF KENNEBEC-CONCLUDED.

Clinton	Daniel Cain,
Gardiner	Oliver B. Clason,
Hallowell	Hiram L. Grindell,
Manchester	Willis H. Wing,
Mount Vernon	John P. Carson,
Randolph	Henry P. Closson,
Vassalboro	Hall C. Burleigh,
Waterville	Perham S. Heald,
Wayne	Benjamin F. Maxim.

### COUNTY OF KNOX.

Camden	John H. Eells,
Rockland	Augustus D. Bird,
	William H. Glover,
Saint George	Hugh Gordon,
South Thomaston	Robert A. Harrington,
Thomaston	Edward K. O'Brien,
Union	Fred A. Alden,
Washington	Pourl G Ingelle

## COUNTY OF LINCOLN.

Boothbay	Edward E. Race,
Bristol	Dennis R. Hanley,
Somerville	Levi Turner, Jr.,
Waldoboro	Horace F. McIntyer,
Westport	Melville C. Brooks,
Whitefield	Charles F. Achorn.

## COUNTY OF OXFORD.

Albany	. Cyrus Kneeland,
Andover	. Frank P. Thomas,
Hartford	. Cleon S. Osgood,
Hiram	. James Edgecomb,
Oxford	. John B. Robinson,
Paris	. A. Judson Curtis,
Porter	. Francis A. Fox.

## COUNTY OF PENOBSCOT.

Alpheus O. Frees,
Lewis A. Barker,
Jonathan G. Clark,
William Engel,
Alonzo E. Perkins,
George D. Cook,
Morrill Sprague,
James W. Linnell,
Edward W. Vickery,
George Sweetser,
William B. Danforth,
Chesley H. Whitten,
Milton C. Chapman,
Charles H. Foster,
Gustavus B. Marden,
Thaddeus R. Joy.

## COUNTY OF PISCATAQUIS.

Atkinson	. Elbridge C. Morrill,
Dover	Joseph B. Peaks,
Wellington	. Albert Allen.

## COUNTY OF SAGADAHOC.

Arrowsic	Horace B. Crosby,
Bath	James W. Wakefield,
Perkins	Benjamin F. Curtis,
West Bath	Joseph W. Winter.

## COUNTY OF SOMERSET.

Cornville	George E. Doe,
	Greenville J. Shaw,
	Charles H. Allen,
	Edward C. Andrews,
	Frank W. Hovey,
	Edward F. Goodwin,
_	Stephen Merrill,
	Charles L. Holbrook.

## COUNTY OF WALDO.

Belfast	Israel W. Parker,
Brooks	Joseph R. Littlefield,
Frankfort	<u> </u>
Islesbero	Mark P. Pendleton,
Liberty	Lucius C. Morse,
	Josiah F. Hichborn,
	Charles Taylor

## COUNTY OF WASHINGTON.

Calais	Charles H. Newton,
Cherryfield	William M. Nash,
Cutler	Frederic W. Thurlow,
Danforth	Horace A. Bennett,
Dennysville	Edmund B. Sheahan,
East Machias	
Eastport	. Everard E. Newcomb,
Jonesport	
Machias	William H. McCabe,
Pembroke	Ezra L. Pattangall.

Berwick ..... John Gowell,

## COUNTY OF YORK.

Biddeford	Benjamin F. Chadbourne,
	Daniel Cote,
<b>E</b> liot	Timothy Dame,
Hollis	Lewis H. Burnham,
Kennebunk	Walter L. Dane,
Kennebunkport	William H. Hutchins, Jr.,
Kittery	
Limerick	Charles H. Adams,
Newfield	-
Old Orchard	•
Parsonsfield	
Saco	•
Sanford	•
York	•

FREDERICK N. Dow, Speaker.

NICHOLAS FESSENDEN. Clerk.

JOHN C. SWASEY, Assistant Clerk.

WILLIAM J. SMITH, Messenger.

GEOEGE H. FISHER, 1st Assistant Messenger.

FRED A. STEVENS, 2d Assistant Messenger.

JAMES E. WADE, Mail Carrier.

WALTER I. NEAL, Assistant Mail Carrier.

J. FREEMAN FREDERIC, 1st Folder.

J. C. McKenney, 2d Folder.

J. W. LANG, 3d Folder.

CHAPIN LYDSTON, Page.

John P. Kelley, Page.

D. B. RANDALL, Chaplain.

W. E. PERKINS, Reporter.

L. A. BURLEIGH, Reporter.

#### Α.

## PUBLIC LAWS.

	PAGE.
Accident insurance companies on assessment plan, organization of	207
Actions against insurance companies, limitation of	198
Adjutant General, clerk of, salary increased	180
salary fixed	218
Adoption of children, relating to	200
illegitimate, relating to	201
Agriculture, Board of, relating to repeal of sec. 6, ch. 58	261
Agricultural societies, aid to, relating to	174
Allowances to widows and minor children from insolvent estates	220
Alewive fishery in Pemaquid river, to regulate	234
Androscoggin county, pay of county commissioners of, fixed	181
Animals, cruelty to, relating to	257
Aroostook county, salary of judge of probate for, increased	147
sheriff of, fixed	268
superior court in, salary of judge of, increased	148
Assignees of insolvent estates, powers of, relating to	171
Associations, relief, formation of	202
relating to	246
loan and building, capital stock, relating to	146
Attachment of personal property, relating to	274
PRIVATE AND SPECIAL LAWS.	
Addison, town of, fish weir, authorized	608
Agamenticus Water Company, to incorporate	546
Agricultural Society, Andover, to incorporate	606
Hancock, to incorporate	584
South Kennebec, to incorporate	786
Aid Association, York Mutual	868
Albany, town of, protection of fish in	768
Allen, Samuel, authorised to erect fish weir	608
Alumni Association of Bates College, meetings	948
Andover Agricultural Society	606
Androseoggin river, booms and dams in	875
Appleton, town of, doings of school district No. 12, legalized	471
Appropriations, 1889, acts of	31, 935
1890, acts of	942
Aroostook Trust and Banking Company, to incorporate	755
Arrowsic bridge, conveyance to Sagadahoe county	914
Association, Bangor Firemen's Relief, to incorporate	527

	PAGE.
Atwood, Fred, granted exclusive right to navigate Hermon pond	525
Auburn Aqueduct Company, authorised to issue bonds	495
Auburn Trust Company, to incorporate	812
Augusta, land in, ceded to United States	504
Augusta, Hallowell & Gardiner R. R. Company, to incorporate	900
Water Company, to amend charter	532
Safe and Deposit Trust Company, to incorporate	501
resolves.	
Agriculture, in favor of Committee on	74
Andover North Surplus, in favor of, road in	92
Aroostook County, in favor of loan	88
Austin Stream Bridge in town of Bingham, in favor of	93
В.	
PUBLIC LAWS.	
Banks, relating to deposits of women and minors in	176
saving, relating to	148
to officers of	154
shall not act as administrator or guardian	275
Belfast bay, taking of minion in, relating to	171
Beneficiary organisations, fraternal, formation of	202
Birds, game, close time for, relating to	221
insectivorous	222
Board of Agriculture, relating to, repeal of sec. 6, ch. 58	261
Boards of health, local, appointment of	197
Boarding house keepers and guests, concerning	181
Books, school, free, to provide for	237
Bounty on crows established	247
Brokers, insurance, special, relating to	169
Building and loan associations, capital stock, relating to	146
PRIVATE AND SPECIAL LAWS.	
Bancroft, town of, to incorporate	501
Bangor and Katahdin Iron Works Railway, lease of, ratified	511
Boom Company, to extend charter	670
Firemen's Relief Association, to incorporate	527
municipal court, relating to	555
recorder of	594
police court, relating to	917
	563
force, relating to, appointment of	
Street Railway, to amend charter	921
and Vessie, set off	474
Bank of Persia, to incorporate	661
savings, of Winterport, to incorporate	526
Baptist society in North Yarmouth, doings legalized	801
Bar Harbor and Lamoine Steam Forry Co	818
Water Co., to amend charter	679
Barker, F. C., granted exclusive right to navigate certain lakes	503
Bates College, Alumni Association, meetings of	948
Bath Electric Light and Power Co., acts legalised	470
Bath Street Railway Company, to incorporate	567
Bean, E. B, authorised to build dam in Brownfield	595
Beaver Pond, to protect fish in	770

	PAGE.
Berwick Water Co , to incorporate	685
Bethel Village Corporation, to create	577
Water Co, to incorporate	574
Biddeford and Saco Water Co., authorised to issue bonds	496
Bluehili Water Company, to incorporate	551
Blue Mountain Pond, protection of fish in	565
Boothbay Harbor and Southport, authorised to erect toll bridge	771
to incorporate town of	580
Booms in Androscoggin river	875
Boom Co. Bangor, to amend charter	670
Monticello, to incorporate	873
Nickerson, to incorporate	522
Boston and Maine B. B., terminal facilities of	<b>93</b> 5
Brewer, city of, to incorporate	511
amend charter	688
Water Company, to amend charter	775
Bridge, Arrowsic, conveyance to Sagadahoc Co	914
Company, Otter Creek, to incorporate	829
Harbor, to incorporate	602
Stillwater, to amend charter	639
York Harbor, to incorporate	493
Sheepscot river, relating to	527
tell, between Boothbay Harbor and Southport	771
Company, Otter Creek, to incorporate	829
over tide waters in town of York, authorised	485
Bridgton, town of, protection of fish in	626
Brownfield, town of, dams in	95, 596
Brunswick Electric Railroad Co., to incorporate	487
Bryant's Pond and Andover Telegraph Co., to amend charter	880
Buck Memorial Library, to incorporate	669
RESOLVES.	
Bath Military and Naval Orphan Asylum, in favor of	85
Beef raising, in aid of	88
Belfast and Moosehead Railroad, towns owning stock in	
Bingham, town of, bridge in, in favor of	93
Burgeson, John, in favor of	97
<b>C.</b>	
PUBLIC LAWS.	
Cars, railroad, lighting and heating of	243
Casualty, insurance upon assessment plan	207
Cattle, contagious disease among, to extirpate	163
Children, adoption of, relating to	200
children, cruelty to, prevention of	150
illegitimate, relating to	201
minor, allowaness to, from insolvent estates	220
Cigarettes, sale of, to minors, prohibited	206
Clerk of Adjutant General, salary increased	180
Courts Piscataquis county, salary of, established	184
House, salary of, fixed	331
Superintendent of Schools, salary of, increased	269
Clerks, deputy town, women may be appointed	175

	PAGE
Commissioner of Industrial and Labor Statistics, bureau of, relating to	361
R. R., relating to appointment of	275
Convicts, deductions from sentence of, relating to	172
Corporations, foreign, relating to	354
selling bonds, required to report to bank examiner	254
shall keep a sierk's office in State	23 7
Corporate Seals, validity of, relating to	153
Contagious Diseases among Cattle, to extirpate	163
County Attorney for Franklin County, mlary increased	176
Kennebec ** ** **	177
County Commissioners of Cumberland county authorized to procure loan	267
powers of	244
act repealing foregoing	267
of Androseoggin County, pay increased	181
Kennebec " " "	260
Knox 44 44	187
Somoreet " " "	178
Waldo " " "	181
York County, torms of	180
County law libraries, in favor of	198
of Piscataquis, act additional to acts establishing	224
Roads in incorporated townships	190
Court, county commissioners of York, terms of	180
municipal of Portland, relating to	186
jurisdiction of	150
Probate, notice of sales under license from	
8. J., equity powers of, relating to	185
Hancock County, terms of	180 193
Oxford " "	184
terms of	244
Somerset " to change time of holding September term	158
Superior, Arosstock County, judge of, salary increased	148
Cumberland " officer attending, salary of, fixed	266
stenographer of, 46 44	183
Kennebec " terms of, holden at Waterville	
return of write and processes in	274
Criminal Cases, proceedings on motion for new trial	147
Crows, bounty on	247
Cruelty to Animals	257
Ohildren, to prevent	150
Cumberland County Commissioners authorised to procure a loan	267
Superior Court, salary of officer attending	266
stenographer	183
town of, voting districts in	156
•	
PRIVATE AND SPECIAL LAWS.	
Camden & Rockport Electric Light Company, to incorporate	605
Street Railway Company, to incorporate	615
Trust Company, to incorporate	648
Cape Elizabeth Shore R. R. Company, to incorporate	601
Caribon Water Company, to amend charter	874
Carrabassett & Canadian R. R. Company, to amend charter	665
Carthage, town of, protection of fish in	766
Castine & Bangor Railroad Company	918

	PAGE.
Maine General Hospital, to aid, city of Lewiston, authorised	504
pond, in Moscow, to protect trout in	511
town of, relating to school district in	308
of Agamenticus Water Company	546
Andover Agricultural Society	606
Aroostook Trust and Banking Company	75 <b>5</b>
Auburn Aqueduet Company, amended	495
Trust Company	812
Augusta, Hallowell & Gardiner R. R. Company	900
Safe and Deposit Company	501
Water Company	532
Bangor Boom Company, to extend	670
Firemen's Relief Association	527
Street Railway, to amend	921
Bank of Persia	661
Bar Harbor & Lamoine Steam Ferry Company	819
Water Company, to amend	679
Bath Electric Light and Power Company, amended	470
Street Railway Company	567
Berwick Water Company	685
Bethel Village Corporation, to create	577
Water Company	574
Biddeford & Saco Water Company	496
Bluehill Water Company	551
Brunswick Electric Railroad Company	487
Brewer, city of	11. 688
Water Company, to amend	775
Bryant's Pond & Andover Telegraph Company	880
Buck Memorial Library Association of Bucksport	669
Camden & Rockport Electric Company	605
Street Railroad Company	615
Trust Company	648
Caribou Water Company	874
Carrabassett & Canadian R. R. to amend	665
Cape Elizabeth Shore R. R	601
Castine & Bangor R. R., to amend	918
Water Company	806
Citisens' Water Company	539
Loan and Trust Company	642
City of Brewer	511
to amend	688
Deering	832
Rockland, to amend	769
Clinton Village Corporation	877
Commercial Union Telegraph Company	490
Crystal Ice Company	572
Damariscotta Trust and Banking Company	826
Deer Isle Water Company	586
Deering Trust and Banking Company	655
Dexter & Piscataquis R. R	
Dirigo Mutual Accident Association, to amend	684
Rastern Electric Construction Company, charter amended	
Eastern Steamboat Company	508
Eastport Water Company, amended	
Eden Water Company, amended	
Eliot Library Association	
Filiot Marina Bailway of Thomaston	774

	1	APL
Charter of	Eilis Pond Improvement Company	761
	Rilsworth Street Railway Company	591
	Falmouth Trust Company	677
	Frontier Water Company	781
	Gardiner & Randolph Railway Company	884
	Gorham Farmers' Club, to amend	768
	Hancock Agricultural Society	584
	Fire Insurance Company	786
	Harbor Bridge Company	602
	Hartland & Pittsfield Telegraph and Telephone Company	671
	Houlton Water Company, to amend	815
	Hull's Cove Water Company	497
	Isle au Haut Water Company, amended	563
	Kennebec Wharf and Transportation Company	758
	Mutual Life Insurance Company	589
	Knickerbocker Steam Towage Company	476
	Knox Banking and Trust Company	622
	Lake Sebago Land Company	765
	Lewiston & Auburn Horse R. R., to amend	766
	Bleachery and Dye Works	472
	Lime Rock B. R., to amend	683
	Lincoln Village Corporation, to amend	, 924
	Lisbon Falls Trust and Banking Company	815
	Madison Manufacturing Company, name changed	915
	Village Corporation	568
	Machias Water Company, to amend	619
	Maine Baptist Educational Society	607
	Free Baptist Society	680
	Central Institute, to amend	823
	Congregational Charitable Society, to amend	473
	Mortgage Loan and Investment Company, to amend	543
	Mutual Accident Association, amended	486
	and New Brunswick Insurance Company, amended	474
	Telephone Company, amended	562
	Title Insurance Company	831
	Trust and Banking Company	476
	Water Company	529
	Mechanic Falls Trust and Banking Company, amended	824
	Village Corporation	861
	Water and Electric Light and Power Company	869
	Mexico & Rangeley R. R. Company	925
	Monticello Boom Company	873
	Mount Desert and Tremont Ferry Company	772
	Moosehead Lake Navigation Company	872
	Moose River Log Briving Company	880
	Mousam River R. R. Company	928
	Navigation of Sebasticook River	893
	New Portland and Eustis Telephone and Telegraph Company	638
	New Sharon Water Power Company, to incorporate	524
	Nickerson Boom Company	522
	North Eastern Trust Company	803
	Northern Construction Company	538
	Improvement Company	553
	Maine R. R., amended	479
	Telegraph Company	600
	North Franklin Telephone and Telegraph Company	557

		PAGE.
Charter of	Old Town Street Railway Company	809
	Orehard Beach R. R. Company, to amend	907
	Ossipee Telegraph and Telephone Company	651
	Otter Creek Bridge Company	829
	Passadumkeag Log Driving Dam Company	924
	Pejepscot Water Company, amended	534
	Penobscot River Dam and Improvement Company, amended	779
	Shore Line R. R. Company	801
	Persia, Bank of, to incorporate	661
	Persian Railway	635
	Phillips and Rangeley	922
	Piscataquis Mutual Insurance Company, amended	494
	Portland Institute and Public Library, name changed	469
	and Rochester R. R., amended	549
	Catholic Orphan Asylum Society	679
	R. R. Company, to amend	669
	Water Company, amended	522
	Street Sprinkling Company	933
	Presumpscot River R. R., amended	534
	Provident Aid Society, to amend	582
	Quebec & Maine Railroad Company	881
	Randolph Fire Insurance Company	559
	Rookland city, charter amended	61, 769
	Street Railroad	535
	Trust Company	630
	and Vinalhaven Telegraph and Telephone Company	912
	Rumford Falls & Buckfield R. R., amended	485
	Saco River Telegraph and Telephone Company, amended	660
	Saint John Lumber and Mill Company	867
	Security Trust and Banking Company	652
	Silver Lake Water Company, amended	532
	Skowhegan & Norridgewook R. R. Company	929
	South Kennebec Agricultural Society	786
	Southern Loan and Trust Company	674
	South Portland Land Improvement Company	904
	State of Maine Fire Insurance Company	683
	Stillwater Bridge Company, amended	639
	Log Driving Company	570
	Sullivan Harbor Water Company	887
	Third Lake Dam Company	509
	Thomaston Lime Rock R. R. Company	673
	Street Railway, to incorporate	505
	and Warren Electric Light and Power Company	666
	Thorn Brook Dam Company	492
	Union Light and Power Company	
	Mutual Life Insurance Company	893
	Van Buren College	
	Waterville Electric Light and Power Company, amended	471
	and Fairfield Horse R. R., amended	
	Loan and Trust Company	
	Weld Telegraph and Telephone Company	
	West Branch R. R. Company	
	Westbrook, city of	
	Trust Company, amended	
	White Mountain Telephone Company, amended	
	Winterport Ferry Company, amended	
	Savings Rank	528

•	PAGE.
Charten of Winterport Water Company	
Charter of Winterport Water Company	591
York Harbor Bridge Company	498
Mutual Aid Association	868
Chase's Pond in Moscow, to protect trout in	511
Citisens' Trust and Loan Company, to incorporate	642
Water Company, to incorporate	539
Clinton village corporation	877
College, Van Buren, to incorporate	614
Commercial Union Telegraph Company, to incorporate	490
municipal, of Bangor, relating to	556
recorder	5 <b>94</b>
Dover municipal, to establish	853
municipal, Old Town, to amend	907
police, in city of Bangor, relating to	915
Westbrook municipal, relating to	800
Crotch Island, set off to city of Portland	555
Crystal Ice Company, to incorporate	572
Cumberland and Portland, set off	555
Cyr plantation, doings of, legalised	480
resolves.	
Camden, in favor of town	79
Canton, in favor of	106
Carrying Place, in favor of	111
Centennial of the Constitution of the United States, in favor of, purchase of	124
Centennial of Inauguration of Washington	122
Certified copies of plans in land office, distribution	74
Chesterville, in favor of reducing State Valuation	90
Children's Home, in favor of	80
Cities and towns owning stock in the Belfast and Moose head Lake Railroad, in	
favor of	21, 122
Coffran, Catherine, in favor of	105
Colby University, removal of Geological specimens to	122
Commission to inquire into the system of taxation in other States	117
Committee on Agriculture, in favor of	74
Education, in favor of	95
State Prison, in favor of	75
Congressional action on important matters	98
Contagious diseases among cattle	100
Contingent fund of House of Representatives, in favor of	76
expenses of the Legislature	123
Counties, tax in favor of laying	100
•	
_	
<b>D.</b>	
DEDITE TARRE	
PUBLIC LAWS.	
Debt, public, refunding of	195
foregoing act repealed	270
refunding of	270
Debtors, insolvent, discharge	152
sot relating to	90, t
oath of, relating to	191
Deceased persons, distribution of, property of	199
amhasslament of property of	234

	PAGE.
Deputy town clerks, women may be appointed	175
Descent of real estate, relating to	189
Diseases, contagious, among cattle, to extirpate	163
Distribution of property of deceased persons	199
Divorces misi, granting of, relating to	149
Domestic vessels, lien on	255
Drains, construction of, relating to	251
PRIVATE AND SPECIAL LAWS.	
Dam and Boom in Androscoggin river, to authorise	875
Damariscotta Trust and Banking Co, to incorporate	826
Dam between Woolwich and Wiscasset	555
in Brownfield, E. B. Bean, authorised to build	595
H. W. Seavey, authorised to build	596
Passadumkeag Log Driving, relating to	925
Penobscot River and Improvement, to amend charter	779
Third Lake, to incorporate	509
Thorn Brook, to incorporate	493
Davis, I. H., authorised to navigate Sebasticook	893
Deering, city of, to incorporate	832
town cf, annexation to Portland	895
	800
school committee in, act relating to, repealed	
town of, election of school committee in	625
Trust and Banking Company	655
Deer Isle Water Co., to incorporate	586
Dexter and Newport R R. Co., lease extended	627
Piscataquis R. R., relating to	875
to ratify lease	618
Dirigo Mutual Accident Association, to amend charter	684
Dover Municipal Court, to establish	853
Drains in Eastport, authorised	644
Drew Plantation, set off to Reed Plantation	874
Dutton Pond, to protect fish in	76 <b>7</b>
RESOLVES,	
Dairying Interests, in favor of	88
Dead River Plantation, in favor of	109
Distribution of various reports by secretary of state	80
Drew Plantation, in favor of	99
<b>E.</b>	
PUBLIC LAWS.	
Ricctors of president and vice president, meeting of	145
Embessiement of estate of deceased persons, relating to	234
Employment of tramps	<b>2</b> 55
Employment of labor, prevention of by threats, relating to	267
Endowment policies, to prohibit discrimination in	247
Engines, steam, relating to erection of	215
Evening schools, support of	220
Executors, powers and duties, relating to	201

#### PRIVATE AND SPECIAL LAWS. PAGE. Eastern Electric Construction Company, to amend charter ..... 561 502 Steamboat Company, to amend charter..... Rastport, Drains and Sewers, to authorise ..... 444 918 Water Company, to amend charter Eden, town of, doings legalised ..... 404 Water Company, to amend charter ...... 758 Electric Light and Power Co., Bath .... 470 Mechanic Falls 869 Thomaston and Warren.... 666 291 Union, to incorporate..... Waterville, to amend charter..... 471 Electric Light Company, Camden and Rockport...... 605 Blick, town of, protection of fish in........ 613 Library Association, to incorporate..... 507 Elliot Marine Railway of Thomaston, to incorporate..... 774 Ellis Pond Improvement Co., to incorporate....... 763 597 Ellsworth Street Railway Company ..... Embden, town of, doings legalised .... 486 RESOLVES. Rast Corinth Academy, in favor of..... 107 Eastern Maine Inmane Hospital..... 306 Education, committee on, in favor of...... 26 European and N. A. R. R., in favor of towns holding stock..... 77 Ex-Governor King's Monument.... 89 Eye and Ear Infirmary, Maine, in favor of...... 78 $\mathbf{F}$ PUBLIC LAWS. Fairfield, town of, voting precincts in, to provide for...... 216 Fire insurance companies, relating to returns of...... 239 Fish culture, waters set apart for .... Fishery, alewive, in Pemaquid river, regulated ...... 224 958 lobster, regulated..... 245 Fishways, relating to..... Foreign corporations, relating to..... 154 required to send detailed statement to bank examiner .. 254 Franklin county, attorney for, salary increased ...... 176 judge and register of probate for, salary increased ...... 176 Fraternal beneficiary organisations, formation of ..... 202 Fraud in sale of lard, to prevent..... 219 Free school books, to provide for..... 237 high schools, relating to.... 155 teaching of music in..... 187 PRIVATE AND SPECIAL LAWS. Falmonth Trust Co., to incorporate..... 677 Farmington, town of, doings legalised..... 573 Fayette, town of, protection of fish in...... 614

	PAG
Ferry, Bar Harbor and Lamoine Steam Ferry, to incorporate	8
Ferry Co., Winterport, to amend charter	41
Mount Desert and Tremont, to incorporate	7
Fish in Beaver and Long ponds, protection of	77
Blue Mountain pond, close time for	50
Bridgton and Naples, to protect	62
Fish in Chase's pond, Moscow, to protect	51
Certain ponds in Franklin Co., to protect	70
Eliot, to protect	61
Fayette	61
Kennebec county	6
Harrison, to protect	61
Kneeland pond, protection of	70
Letter B pond in Upton, cultivation of	7
Little Sebago pond, protection of	70
Long and Weeks' ponds	70
Mt. Vernon, to protect	
Parlin pond, to protect	5
Perkins' and Nute brook, in Woodstock, protection of	50
Potter's pond, taking of	70
Royal's river, to protect	60
Round Mountain lake, to prohibit taking of	- 50
Spectacle pond, protection of	62
Sweden, to protect	51
Tim pond, better protection of	41
Tuft's, Grindstone and Dutton's pond, to protect	70
Waters of Kennebec county, to protect	6
Week's pond in Parsonfield, to protect	7
Woodsum brook, Waterboro, to protect	76
Fish Weir in Addison, authorised	60
Friendship, authorised	60
Friendship, fish weir in, authorised	60
Frontier Water Co., to incorporate	78
RESOLVES.	
Ferris, James, in favor of	
Frenchville, in favor of	
Ω	
G.	
PUBLIC LAWS.	
Game birds, close time for, relating to	25
Governor, private secretary to, appointment of	18
Graham meal, sale of, regulated	2:
Guardians of minors, appointment of	19
wasturase of minors, appointment of	
PRIVATE AND SPECIAL LAWS.	
Gardiner and Randolph Railroad Co., to incorporate	88
Gleason, G. R., authorized to navigate Great Pond	70
Gorham Farmers' Club, to amend charter	76
town of, powers of school district No. one	69
school district No. one authorized to hold trust funds	76
Government, expenditures, to provide for	š, 91

	PAGE.
Gray, town of, to protect fish in	765
Great pond, navigation of, anthorised, by G. R. Gleason	760
Grindstone pond, to protect fish in	767
Guilford, town of, set off	647
RESOLVES.	
Gettysburg Commission of Maine, in favor of	77
Geological Collection, removal of, to Colby	122
Goodwin, Samuel, in favor of	103
Goose Rocks, in favor of deed to the U.S	76
Goss, Martha J., in favor of	104
Moses, in favor of	112
Guards at the State Prison, in favor of, back salaries	95
•	
H.	
PUBLIC LAWS.	
Hancock county, S. J. court in, to establish January term	180
Hawkers and peddlers, licensing of	263
Hay, pressed, marking of	161
Health, local boards of, appointment of	197
Highway surveyors, qualification of	157
Histories, town and city, preservation of	250
House, clerk of, salary of, fixed	32 L
PRIVATE AND SPECIAL LAWS.	
Hamilton, C. M., authorized to build wharf	613
Hampden, school districts in, authorised to pay tuition to academy	496
Hancock Agricultural Society, to incorporate	584
Fire Ins. Co, to incorporate	786
Harbor Bridge Co., to incorporate	603
Harrison, town of, protection of togue in	612
Hartland and Pittsfield Telegraph and Telephoue Co	67 L
Haynes, J. Manchester, to build piers in Kennebec river	913
Hermon pond, exclusive right to navigate, granted to Fred Atwood	5 25
Houlton Water Co., to amend charter	815
Hull's Cove Water Co., to incorporate	497
Hunnewell, Charles, authorized to build dam	555
RESOLVES.	
Hagan, Susan C., in favor of	84
Hamilton, Frank, in favor of	109
Hamlin Plantation, in favor of bridge	92
Hayden, Lydia R , in favor of	108
Hines, Orman E, in favor of	93
Hodsdon, Gen. John L., in favor of	111
Home for Women and Children, in favor of	83
House of Representatives, contingent fund of.	76
I.	
1.	
PUBLIC LAWS.	
Illegitimate children, adoption, relating to	201
Industrial and labor statistics, bureau of, relating to	262

1	PA G1
Inland fisheries, relating to	5, 21
Innholders and guests, act concerning	18
Insectivorous birds, relating to	22
Insolvent debtors, relating to	), 20
discharge of, relating to	15 19
estates, allowances of widows and children	22
assignees of, powers of, relating to	17
Insane hospital, superintendent and other officers, salary increased	17
Insurance commissioner, salary of, increased	17
brokers, relating to	16
companies, examination of, relating to	22
limitation of actions against	19
mutual fire, relating to returns of	23
life and casualty, upon assessment plan	20
endowment policies, discrimination in, prohibited	24
Intoxicating liquors, penalty for furnishing to prisoners	14
Island voting district in town of Cumberland, relating to	15
There toling granted in soun of compositional tomorns continued	
PRIVATE AND SPECIAL LAWS.	
Islesborough, town of, wharf in, authorised	64
Insurance Company, Dirigo Mutual Accident, to amend charter	68
Hancock Fire, to incorporate	78
Kennebec Mutual Life, to incorporate	58
Maine and New Brunswick, charter amended	47
Maine Title, to incorporate	83
Piscataquis Mutual, additional to	494
Provident Aid, to amend	58
Randolph M. F., to incorporate	551
	681
State of Maine Fire, to incorporate	
Union Mutual Life, to amend charter	891
Isle au Haut, cattle at large in, to repeal act to allow	665
Water Co., to amend charter	562
RESOLVES.	
Indians, Passamuquoddy tribe, in favor of	, 106
Penobecot tribe, in favor of	, 107
Indian Township, in favor of repairing roads	84
Industrial School for Girls, in favor of	95
Insane Hospital, commission to select site, in favor of	105
J.	
PRIVATE AND SPECIAL LAWS.	
Jellison Cove, road across, authorised	565
К.	
<del></del>	
PUBLIC LAWS.	
Kennebec county, attorney for, salary increased	177
sounty commissioners of, fixed	260
judge of probate for, salary increased	179
register of " " "	260
superior court, terms of, at Waterville	
writs in, how returned	274
Knox county, commissioners of, salary of, fixed	
	182

PRIVATE AND SPECIAL LAWS.	PAGE.
Kennebago Lake, navigation of	681
	680
Kennebee County, protection of pickerel in	589
Kennebec M. Life Insurance Co, to incorporate	
River, piers in, J. M. Haynes, authorized to build	913
saw dust in, relating to	916
Wharf and Transportation Co., to incorporate	758
Kingfield, town of, to protect fish in	767
Kneeland pond, to protect fish in	768
Knickerbocker Steam Towage Co., capital stock increased	476
Knox Banking and Trust Co	622
•	
resolves.	
Kelley, John E., in favor of	120
King's (Kx-Governor) Monument	89
Kingfield to Kustls, road, in favor of	96
Kingsbury, New England Road in	108
Knox County, authorised to procure a loan	91
${f L}_{f \cdot}$	
	•
PUBLIC LAWS.	
Labor, employment of, prevention of by threats, relating to	267
Land, taking of by water companies, authorised	250
Lard, to prevent fraud in sale of	219
Library, State, in relation to books taken from	226
Libraries, county law, in aid of	193
Librarian, State, salary of, increased	176
Lien on domestic vessels	255
lumber	172
railroad ties	237
ship knees	237
Liens or pledges, relating to	155
Life and casualty insurance upon assessment plan	207
insurance policies, discrimination in, prohibited	247
Loan and building associations, relating to capital stock of	146
Loan companies, prohibited from being administrators or guardians	275
Lobster fishery, regulated	258
Local boards of health, appointment of	197
histories, preservation of	250
Lumber, lien on	
Damper, 11en ou	172
PRIVATE AND SPECIAL LAWS.	
Laconia Lodge, No. 44, I. O. O. F., doings legalized	561
Lake Sebago Land Company, to incorporate	765
Land, Clark's Ledge and Great Duck Island, ceded to the United States	909
Land in Knox county, ceded to the U.S	557
Mt. Pleasant cometery, Augusta, ceded to the U.S	504
Land looked salmon in Mt. Vernon and Fayette	614
Lewiston and Auburn Horse R R., to amend charter	766
Bleachery and Dye Works, charter amended	
	472
eity, authorised to aid Central Me. Gen. Hospital	504
Lexington, piantation of, relating to	528

P	APB.
Lincoln Village Corporation, to amend charter905,	934
Lisbon Falls Trust and Banking Co., to incorporate	815
Little Sebago Pond, protection of pickerel in	765
Long Lake, to prevent throwing of waste into	560
Long Pond in Franklin Co., to protect fish in	770
'r esolves.	
Land Agent, authorised to deed certain lands to the United States 76,	117
Land office, distribution of certified copies of plans in	74
Lawrence, Hollis B., in favor of	96
Legislative Committee to the Inauguration of Washington, in favor of	122
Legislature, payment, contingent expenses of	123
Library, State, in favor of	83
Library of the Maine State Prison, in favor of	109
Littleton, in favor of	91
Loan, temporary, authorized	124
37	
М.	
PUDLIC LAWS.	
Married women, rights of, relating to	162
and minors, bank deposits of, relating to	175
Masonio relief associations, relating to	246
Meal, wheat, to prevent adulteration of	228
Migratory fish, relating to	, 2 <b>6</b> 8
Militia, act relating to	, 168
enrollment of, relating to	198
Minor children, allowances to, from insolvent estates	220
Minors, appointment of guardians for	192
deposits of, in banks	175
sale of eigarettes to, prohibited	206
Mortgage companies, shall not act as administrator or guardian	275
Municipal court of Portland, jurisdiction of	150
relating to	186
Murder, new trials, act relating to	147
amendment of foregoing	161
Music in free high schools, relating to	187
Mutual fire insurance companies, relating to returns of	239
PRIVATE AND SPECIAL LAWS.	
	<b>@10</b>
Madison M'f'g Co., name changed to Madison M'f'g and Water Co	619 915
Village Corporation, to amend charter	558
Maine and New Brunswick Ins. Co., charter amended	474
Maine Baptist Education Society, to amend charter	607
Maine Central Institute, to amend charter	823
R. R., terminal facilities of	935
Congregational Charitable Society, to amend	473
Free Baptist Association, to incorporate	680
Maine Mortgage, Loan and Investment Co., to amend charter	543
Mutual Accident Association, charter amended	486
Telephone Company, to smend charter	562
Title Insurance Co., to incorporate	831
Trust and Banking Company, to incorporate	476
Water Co., to incorporate	529
•	

	PAGE
Marshall, N. L., authorized to erect dams and booms	875
McCorison, John A., name changed	522
Mechanic Falls Trust and Banking Company, to incorporate	824
Water and Electric Light and Power Co., to incorporate	869
Village Corporation, to create	861
Mexico and Rangeley R. R. Co., to incorporate	925
Monticello Boom Co, to incorporate	873
Moosehead Lake Navigation Co., to incorporate	872
Moose River Log Driving Co., to amend charter	880
Moscow, town of, to protect trout in	51
Mousam River R. R. Co., to incorporate	929
Mount Desert and Tremont Steam Ferry Co., to incorporate	772
Mt. Vernon, protection of pickerel in	618
and Fayette, protection of land locked salmon in	614
Municipal Court of Bangor, recorder of, relating to	594
relating to	555
Dover, relating to	853
Old Town, to amend act establishing	907
town of Westbrook, name changed	800
Mutual Aid Association, York, to incorporate	868
•	
resolves.	
	81
Macwahoe Plantation, in favor of Bridge	
Madawaska Claims, in favor of	114
Settlers, in favor of	110
Training School, in favor of	104
Mahoney, Fred P., in favor of	104
Maine Eye and Ear Infirmary, in favor of	78
General Hospital, in favor of	74
Gettysburg Commission, in favor of	77
Industrial School for girls, in favor of	95
Insane Hospital, commission in favor of	105
in favor of	113
Judicial and other State Reports, in favor of distribution	116
Reports, in favor of purchasing certain volumes	85
State College of Agriculture and Mechanic Arts11	
State Prison, removal of	94
Library, removal of	109
State Year Book and Legislative Manual, in favor of purchasing	77
Malone, Philip, in favor of	101
Masardis, bridge in	97
Maxfield, town of, in favor of	93
McCurdy, Margaret C., in favor of	112
McKenney, Thomas, in favor of	100
Meddybemps, town of, in favor of	89
Merchant, Joseph W., in favor of	99
Military Affairs, in favor of committee	83
and Naval Orphan Asylum, in favor of	85
Militia and Veterans, in favor of	107
Milliken, James B., in favor of	119
Milo, in favor of	76
Moore, W. B., in favor of	120

# N.

PUBLIC LAWS.	
<b></b>	PAGE.
Navigation companies, steam, responsibility of, for damage	234
Night watchmen of public buildings, salary of, increased	260
New trial in criminal cases, relating to	47, 161
PRIVATE AND SPECIAL LAWS.	
Names of persons changed	522
Naples, town of, protection of fish in	626
New Gloucester, town of, to protect fish in	666
New Portland and Eustis Telephone and Telegraph Company, to incorporate,	638
New Sharon Water Power Company	524
Nickerson Boom Company, to incorporate	522
North Eastern Trust Company, to incorporate	803
Northern Construction Company	538
Improvement Company	5.53
Maine R. R. Company, charter amended	479
Telegraph Company, to incorporate.	600
North Franklin Telephone and Telegraph Company, to amend charter	557
Pittston Cemetery Society, to incorporate	615
Yarmouth Baptist Society, doings legalised	801
resolves.	
New England Road, in favor of	108
Newell, Peter J, in favor of	73
New Limerick, in favor of bridge	92
Sweden, conveyance of a lot	57
in favor of the inhabitants	91
Nicolar, Joseph, in favor of	73
Normal Schools, State, in favor of	111
•	
О.	
PUBLIC LAWS.	
Odd Fellows relief associations, relating to	246
Oxford county, time of holding court in, changed	193
DOLLIAMS AND OBSERVE VANG	
PRIVATE AND SPECIAL LAWS.	
Oakland Water Company, to incorporate	627
Old Orchard, town of, appointment of police force in	768
doings legalized	548
Old Town Municipal Court, to amend act establishing	907
Street Railway, to incorporate	809
Orchard Beach R R. Company, to amend charter of	907
Ossipee Telegraph and Telephone Company, to amend charter  Otter Greek Bridge Company, to incorporate	65 1 829
Р.	
PUBLIC LAWS.	
Paper mills, to provide against spread of small pox in	188 <b>22</b> 7

PA	GE.
Peddlers, licensing of	263
Pemaquid river, alewive fishery in, regulated	224
Penobscot bay, taking of salmon in, relating to	171
	218
• • •	274
	242
· · · · · · · · · · · · · · · · · · ·	224
Piscataquis county, act additional to acts establishing	224
clerk of courts in, salary of, established	184
•	334
S. J. court in, terms of	244
Plantations, school funds of	
Pledges or liens, relating to	155
Pounds, in relation to	266
Portland municipal court, relating to	
Presidential electors, meetings of	145
Pressed hay, how marked	16l
Prison, State, labor in, classification of	150
Prisoners in Piscataquis county, commitment of, to jail in Penobscot county	224
furnishing liquor to, to prevent.	149
Private secretary of governor, appointment of	194
Probate court, notice of sales under license of	
judge of, Aroostook county, salary of, fixed	147
and register of, Franklin county, increased	176
Kennebec county, salary fixed	
of, Somerset county, salary fixed	178 182
and register of, Waldo county, salary fixed	201
	-
York 66 66	184
York " " Property exempt from taxation, relating to	184 242
York " "  Property exempt from taxation, relating to	184 242 199
York " " Property exempt from taxation, relating to	184 242 199 258
York " " Property exempt from taxation, relating to	184 242 199 258 195
York " " Property exempt from taxation, relating to	184 242 199 258 195 270
York " " Property exempt from taxation, relating to	184 242 199 258 195
York " Property exempt from taxation, relating to of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased debt, refunding of act repealing foregoing refunding of	184 242 199 258 195 270
York " " Property exempt from taxation, relating to of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased debt, refunding of act repealing foregoing refunding of  PRIVATE AND SPECIAL LAWS.	184 242 199 258 195 270
York " " Property exempt from taxation, relating to of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased debt, refunding of act repealing foregoing refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in	184 242 199 258 195 270 270
York " " Property exempt from taxation, relating to of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased debt, refunding of act repealing foregoing refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in Parsonsfield, town of, to protect fish in	184 242 199 258 195 270 270
Property exempt from taxation, relating to	184 242 199 258 195 270 270 524 767 925
Property exempt from taxation, relating to  of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased  debt, refunding of  act repealing foregoing  refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in  Parsonsfield, town of, to protect fish in  Passadumkeag Log Driving Company, relating to.  Pejepscot Water Company, to amend charter.	184 242 199 258 195 270 270 524 767 925 534
Property exempt from taxation, relating to	184 242 199 258 195 270 270 524 767 925 534 779
Property exempt from taxation, relating to  of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased  debt, refunding of  act repealing foregoing  refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in  Parsonsfield, town of, to protect fish in  Passadumkeag Log Driving Company, relating to  Pejepscot Water Company, to amend charter  Penobscot River Dam and Improvement Company, to amend charter.  Shore Line R. R. Company, to incorporate	184 242 199 258 195 270 270 524 767 925 534 779 801
Property exempt from taxation, relating to  of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased  debt, refunding of  act repealing foregoing  refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in  Parsonsfield, town of, to protect fish in  Passadumkeag Log Driving Company, relating to  Pejepscot Water Company, to amend charter  Penobscot River Dam and Improvement Company, to amend charter.  Shore Line R. R. Company, to incorporate  Perkins and Nute brooks, protection of fish in	184 242 199 258 195 270 270 524 767 925 534 779 801 566
Property exempt from taxation, relating to of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased debt, refunding of act repealing foregoing. refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in Parsonsfield, town of, to protect fish in Passadumkeag Log Driving Company, relating to. Pejepscot Water Company, to amend charter. Penobscot River Dam and Improvement Company, to amend charter. Shore Line R. R. Company, to incorporate Perkins and Nute brooks, protection of fish in.  Persia, Bank of, to incorporate.	184 242 199 258 195 270 270 524 767 925 534 779 801 565 681
York ""  Property exempt from taxation, relating to	184 242 199 258 195 270 270 524 767 925 534 779 801 565 681 635
Property exempt from taxation, relating to  of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased  debt, refunding of  act repealing foregoing  refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in  Parsonsfield, town of, to protect fish in  Passadumkeag Log Driving Company, relating to  Pejepscot Water Company, to amend charter  Penobscot River Dam and Improvement Company, to amend charter  Shore Line R. R. Company, to incorporate  Persian Railway, to incorporate  Persian Railway, to incorporate  Phillips and Rangeley R. R. Company, to incorporate	184 242 199 258 195 270 270 524 767 925 534 779 801 565 681 635 922
York ""  Property exempt from taxation, relating to of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased debt, refunding of act repealing foregoing. refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in Parsonsfield, town of, to protect fish in  Passadumkeag Log Driving Company, relating to Pejepscot Water Company, to amend charter  Penobscot River Dam and Improvement Company, to amend charter. Shore Line R. R. Company, to incorporate.  Persian Railway, to incorporate.  Persian Railway, to incorporate.  Phillips and Rangeley R. R. Company, to incorporate.  Pickerel in Kennebec County, to protect	184 242 199 258 195 270 270 524 767 925 534 779 801 566 661 635 922 680
Property exempt from taxation, relating to of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased debt, refunding of act repealing foregoing. refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in Parsonsfield, town of, to protect fish in  Passadumkeag Log Driving Company, relating to Pejepscot Water Company, to amend charter  Penobscot River Dam and Improvement Company, to amend charter. Shore Line R. R. Company, to incorporate.  Perkins and Nute brooks, protection of fish in.  Persia, Bank of, to incorporate.  Phillips and Rangeley R. R. Company, to incorporate.  Phillips and Rangeley R. R. Company, to incorporate.  Pickerel in Kennebec County, to protect Little Sebago Pond, to protect	184 242 199 258 195 270 270 524 767 925 534 779 801 565 681 635 922 680 765
Property exempt from taxation, relating to of deceased persons, distribution of  Public buildings, superintendent of, salary of, increased debt, refunding of act repealing foregoing. refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in Parsonsfield, town of, to protect fish in  Passadumkeag Log Driving Company, relating to Pejepscot Water Company, to amend charter  Penobscot River Dam and Improvement Company, to amend charter. Shore Line R. R. Company, to incorporate.  Perkins and Nute brooks, protection of fish in.  Persian Railway, to incorporate.  Phillips and Rangeley R. R. Company, to incorporate.  Pickerel in Kennebec County, to protect Little Sebago Pond, to protect Mt. Vernon, protection of.	184 242 199 258 195 270 270 524 767 925 534 779 801 565 661 635 922 680 765 613
Property exempt from taxation, relating to of deceased persons, distribution of.  Public buildings, superintendent of, salary of, increased debt, refunding of act repealing foregoing. refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in Parsonsfield, town of, to protect fish in Passadumkeag Log Driving Company, relating to Pejepscot Water Company, to amend charter Penobecot River Dam and Improvement Company, to amend charter. Shore Line R. R. Company, to incorporate.  Persian Railway, to incorporate. Persian Railway, to incorporate. Phillips and Rangeley R. R. Company, to incorporate. Pickerel in Kennebec County, to protect Little Sebago Pond, to protect Mt. Vernon, protection of.  Piecataquis Mutual Insurance Company, act additional to.	184 242 199 258 195 270 270 270 524 767 925 534 779 801 565 681 635 922 680 765 613 494
Property exempt from taxation, relating to of deceased persons, distribution of.  Public buildings, superintendent of, salary of, increased debt, refunding of act repealing foregoing. refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in Parsonsfield, town of, to protect fish in Passadumkeag Log Driving Company, relating to Pejepscot Water Company, to amend charter Penobscot River Dam and Improvement Company, to amend charter. Shore Line R. R. Company, to incorporate. Perkins and Nute brooks, protection of fish in. Persia, Bank of, to incorporate. Phillips and Rangeley R. R. Company, to incorporate. Phillips and Rangeley R. R. Company, to incorporate. Pickerel in Kennebec County, to protect Little Sebago Pond, to protect Mt. Vernon, protection of.  Piecataquis Mutual Insurance Company, act additional to. Poland, town of, doings legalised.	184 242 199 258 195 270 270 524 767 779 25 534 777 801 565 681 635 922 680 765 613 494 773
Property exempt from taxation, relating to of deceased persons, distribution of.  Public buildings, superintendent of, salary of, increased debt, refunding of act repealing foregoing. refunding of  PRIVATE AND SPECIAL LAWS.  Parlin pond, to protect trout in Parsonsfield, town of, to protect fish in Passadumkeag Log Driving Company, relating to Pejepscot Water Company, to amend charter Penobecot River Dam and Improvement Company, to amend charter. Shore Line R. R. Company, to incorporate.  Persian Railway, to incorporate. Persian Railway, to incorporate. Phillips and Rangeley R. R. Company, to incorporate. Pickerel in Kennebec County, to protect Little Sebago Pond, to protect Mt. Vernon, protection of.  Piecataquis Mutual Insurance Company, act additional to.	184 242 199 258 195 270 270 270 524 767 925 534 779 801 565 681 635 922 680 765 613 494

...

			P	AGB.
Potter's Pond, to protest fish in		•		766
Porter, town of, protection of fish i	in		••••••	533
Portland and Rochester R. R., add	itional	to	••••••	549
Catholic Orphan Asylum	Society	· · · · · · · · · · · · · · · · · · ·		679
Institute and Public Lib:	rary, na	me changed	1	469
R. R. Company, to amend	i charte	T	••••••	669
Street Sprinkling Compan	• •	•		933
Water Company, authoris				522
Potter's Pond in Carthage, fish in,				766
Presumpscot River R. R, to amend				534
Provident Aid Society, to amend of	barter .	• • • • • • • • •		582
	RES	DLVES.		
Passamaquoddy Indians, in favor o	of	· · · · · · · · · · · · · · · · · · ·	90,	106
Patten Academy, in favor of				80
amended, in favo	r of	• • • • • • • •	••••••	94
Pay Roll of House, in favor of				131
Senate, in favor of		· · · · · · · · · · · ·	132,	134
Penobscot Indians			102,	107
Pensions, State, provided for	• • • • • • •	• • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	85
Prison, State, committee on, in far	or of .	• • • • • • • • •	••••••	75
		^		
		$\mathbf{Q}$ .		
Quebec and Maine Railway Compa	ny, to	incorporate.	• • • • • • • • • • • • • • • • • • • •	881
		<u> </u>		
	ا	R.		
	PUBLI	C LAWS.		
Railroad cars, heating and lightin				243
	_		••••••	275
				248
•				23 1
•		•		190
				237
Rape, defined, punishment				170
Real estate, descent of, relating to	<b></b>			189
sales of, relating to no	tices of			, 232
Record of stallious, relating to			*****	151
Relief associations, relating to for	mation	of		202
<b>t</b> o	• •		•••••	246
Reform school, appointment of cou	neil co	mmittees of	• • • • • • • • • • • • • • • • • • • •	217
Refunding of public debt, to provi	ide for .	• • • • • • • • • • • • • • • • • • • •		195
	fe	oregoing ac	t repealed	270
to provi	ide for .	••• • • • • • • • • • • • • • • • • • •		270
Revised Statutes, sec. 90, 91 and 9	2. ch.	4, amended	, relating to electors of	
			•••••••	145
27, ch. 134,	amonde	d, relating	to new trial in oriminal	
			Gases	147
	"	"	act amending forego-	
<u>-</u>			ing	161
11, " 60,	"	"	divorces	149
61, " 38,	"	"	record of stallions	151
62, " 70,	"	"	insolvent debtors, dis-	
304 -\$ -		aa. 44.	charge of	152
-	amende "	d, relating	to officers of savings banks	154
81,		£6	foreign corporations	154
84, " 11,	"	"	free high schools	155

							PAGE.
Revised Statutes, sec. 2	4,	ch.	. 3,	amended, 1	relating to	qualification of town	
						officers	157
5	5,	"	38,	44	"	pressed hay	161
1	4,	••	6,	**	44	taxation of trust funds	162
	ı,	"	161,	44	46	rights of married	
						women	162
1	7 .	nd	24,	ch. 118, ame	nded, reis	ting to rape	170
4	3,	ch.	40,	amended, re	sisting to	close time for salmon,	171
		**		additional,	u	insolvent estates	171
3	8,	"	91,	amended,	64	lien on lumber	173
	•		140,	•	44	deduction from sen-	
	•		•			tence of convicts	173
		46	58,	**	44	state aid to agricultu-	
			,			rai societies	174
•	1.	16	115.	44	"	salaries, 173, 176, 177, 1	
	•	**	•	46	44	appointment of women	,
•	٠,		-,			as deputy town clerks	175
		46	117,	44	14	bank deposits of mar-	1.0
	1,	••	,		•	ried women and mi-	
							176
			70	44	44	nors	175
'	υ,	••	78,	••	•	terms of county com-	
						missioners' court,	
_	_					York county	180
					-	ting to inland fisheries, li	3, 185
	6,	ch.	77,	amended, re	olating to	equity jurisdiction of	
						8. J. court	185
	9,		11,	••	46	schools in plantations,	186
	l,	"	75,	46	44	descent of real estate.	189
4	3,	"	70,	44	44	oath of insolvent debt-	
_						ors	191
2	7,	"	71,	64	44	notices of sales of real	
						estate	192
	ı,	"	67,	**	66	minors and guardians,	192
8	7,	**	49,	44	44	limitation of actions	
						against ins. co's	193
2	7,	"	65,	44	46	distribution of prop-	
						erty of deceased per-	
						sons	199
9	8,	"	11.	44	44	forfeiture for teaching	
_	•					without certificate	195
6	7.	46	36,	44	64	adoption of children	200
	•			repealed,	44	powers of executors	201
				amended,	**	adoption of illegiti-	201
•	υ,		νο,	amended,		mate children	201
,	•	"	70,	**	44	insolvent debters	808
	•		40,		"		207
	•	46	•		64	inland fisheries	213
•	٥,	••	17,	••	••	erection of steam en-	
<u>.</u>	_					gines	215
1	6,	**	142,	46	44	appointment of council	
						committee to reform	
						sehool	217
			144,		44	state pensions	218
2	5,	oh.	65,	amended, r	elating to	allowanees to widows	
						and minor children	220
2	١,	"	30,	4.	**	game birds	221
2	5,	"	30,	44	44	insectivorous birds	222

\*

Revised Statutes, sec. 1	R.	••	118.	amandad, re	elating to	o robbery, and punish-	PAGE.
2001.200.200.2	υ,		110,	amonator, i		ment of	223
1	9,	"	18,	64	"	town ways	223
	ı,		40,	"	**	public fish culture	225
	7,		2,	**	**	state library	226
	8,		24,	44	**	dependent soldiers and	
	-,		,			sailors	227
6	5,	46	49.	46	44	examination of insur-	
	•		•			ance companies	228
	2,	"	18,	4.	44	Ways	229
7	3 .	nd	74, 6	h. 51, amen	ded, rela	ting to disorderly con-	
							23 1
2						sales under license from	
					_	probate court	23 1
1	0 :	baı	11, 0	h. 46, amen	ded, rela	ting to corporations	232
6	7,	ch.	64, s	mended, rel	ating to	embessiement of estates	
						deceased persons	234
3	ı,	"	52,	44	44	steam navigation com-	
						panies	234
	8 8	ba	9, cl	. 11, amend	ed, relati	ing to free school books,	237
4	5,	ch.	40,	amended, re	lating to	migratory fish	238
		**		additional,	"	insurance companies	239
6	ı,	"	18,	amended	44	Ways	241
	7,	"	91,	"	44	personal property held	
	-		-			as security for debt,	242
	6,	"	6,	44	"	property exempt from	
	Ĭ		•			taxation	242
1	7,	46	18,		44	powers of county com-	
	•		·			missioners	244
4	7,	• •	77,	44	**	terms of court in Pis-	_
	•		-			cataquis county	244
1	3.	"	78,	44	44	employment of tramps	255
3	4.	"	40,	46	"	fishways	245
	•	"	5,	"	44	school funds in plan-	
	•		•			tations 25	7. 268
4	3.	"	24.	amended,	"	cruelty to animals	257
	-	64	•	repealed,	6.	board of agriculture.	261
	-	"		revived,	66	powers of county	
	•		•			commissioners	267
Rights of married wom	en.	re	latin	g to			162
				-			190
-				_			223
•							
	P	RT	VAT	E AND SE	PRCIAL	LAWS.	
Railroad Company, Au	_				•	•	900
						es of	935
				•	-	8	487
						orporate	615
						te	601
				-		l charter	665
				_		6r	918
Dez	r te			-		led	627
			Pisca			••••••	618
					_	•• •••• ••••	875
						ate	884
Lev	ris	ton	& A	uburn Horse	, to ame	nd charter	766

Railroad Company, Lime Rock, to amend charter	PAGE.
Maine Central, to extend terminal facilities of	935
Mexico & Rangeley, to incorporate	925
Mousam River, to incorporate	929
Northern Maine, to amend charter	479
Orchard Beach R. R., to amend charter	907
Penobect Shore Line, to incorporate	801
Phillips & Rangeley, to incorporate	922
Portland & Rochester, additional te	549
Portland, to amend charter	669
Presumpecot River, to amend charter	554
Rumford Falls & Buckfield, to extend time of completion.	485
Skowhegan & Norridgewock, to incorporate	929
Thomaston Lime Rock, to incorporate	673
Waterville & Fairfield, to amend charter	806
West Branch, to incorporate	927
Railway, Bangor & Katahdin Iron Works, lease of, ratified	511
Street, to amend charter	931
Bath Street, to incorporate	567
Elliott Marine, of Thomaston	774
Ellsworth Street, to incorporate	597
Oldtown Street,	809
Persian, to incorporate	635
Quebec & Maine	881
Rockland Street, to incorporate	535
Thomaston Street, to incorporate	505
Ramshackle Park Association, relating to stipend	892
Randolph Fire Insurance Company, to incorporate	559
Rangeley Lake, to prevent throwing of refuse in	918
Reed Plantation, to set off to Drew Plantation	874
Richardson, Phiness, Jr., authorized to navigate Kennebago Lake	681
Road at Jellison's Cove authorized	565
Rockland & Vinalhaven Telegraph & Telephone Company, to incorporate	917
City Charter, amended	
Street Railway, to incorporate	535
Trust Company, to incorporate	636
Round Mountain Lake, to prohibit taking fish from	500
Royal's River, fish in, to protect.	666
Rumford Falls and Buckfield R. R. Company, relating to	485
PROOF WELL	
RESOLVES.	
Reformatory Prison for Women	103
Reform School, in favor of	87, 99
committee	91
Reports, distribution of	116
Ricker Classical Institute, in favor of	119
Road in Indian Township, in favor of	84
Kingsbury	108
Road from Kingfield to Eustis, for repairs	96
Road in St. Francis Plantation, in aid of	90
Q	
S.	
PUBLIC LAWS.	
	-10
Salary of adjutant general, increased	218

Salary of county attorney, Kennebec county, increased	PAGE. 177
Franklin " "	
commissioners of Androscoggin county, increased	
Kennebec " fixed	
Knox " "	
Somerset " "	
Waldo " "	182
gate keeper at State prison, fixed	
insurance commissioner, increased	
judge of probate for Aroostook county, increased	
Franklin " "	
and register of probate, Kennebec county, fixed	
of probate for Somerset county, fixed	
and register of Waldo " "	
Washington county established	
York " "	
1012	
judge of superior court for Aroostook county, increased	
night watchmen of public buildings	
officer attending superior court in Cumberland county	
secretary of senate and clerk of house established	
sheriff of Aroostook county, relating to	_
sheriffs, relating to.	
State librarian, increased	
stenographer of superior court, Cumberland county, fixed	
superintendent of common schools and clerk, fixed	
and officers of insane hospital, fixed	
of public buildings, fixed	
Sale of votes, to prevent	
Salmon in Penobscot and Belfast bays, relating to	
taking of, regulated	
Savings banks, deposits of married women in, relating to	
officers and trustees	
relating to officers of	
and trust companies shall not act as administrators, etc	
School books, free, to provide for	
funds of plantations, relating to	
reform, appointment of council committee to visit	
teaching of, without certificate, forfeitures for	
Schools, evening, support of	
free high, relating to	
music in, relating to	
superintendent and clerk of, salary of	
Seals, corporate, validity of, relating to	
Secretary, private, to governor, appointment of	
of senate, salary of, fixed	
Sewers, construction of, relating to	
Sheriff of Aroostook county, salary of, fixed	
Sheriffs, salary of	
Ship knees, lien on	
Small pox in paper mills, prevention of	
Soldiers and sailors, settlement of, relating to	
Somerset county, pay of county commissioners of, fixed	
salary of judge of probate for	
S. J. court in, time of holding September term in, changed	
Stallions, record of, relating to	
State library, books taken from, relating to	
Ithmomen select of inspected	17

	PAGE
State pensions, relating to	218
prison, act classifying labor in, repealed	150
deduction from sentence of convicts in	175
gate keeper at, salary of, fixed	179
valuation, relating to	229
Steam engines, erection of, relating to	215
navigation companies, responsibility for damage	234
Stenographer of superior court, Cumberland, salary of	183
Suits for taxes, in relation to	261
Superior court, Aroostook county, judge of, salary increased	148
Cumberland county, officer attending, salary of, fixed	266
stenographer, " "	181
Kennebec county, terms of, at Waterville	
write and processes, return of	274
Superintendent of schools and his clerk, salary of, increased	269
	177
insane hospital, salary of, fixed	258
Paras annual de la constant de la co	
Supreme judicial court, equity powers of, relating to	185
Hancock county, to establish January term	180
Oxford " terms changed	193
Piscataquis county, terms changed	244
Somerset county, time of holding September term	
changed	151
PRIVATE AND SPECIAL LAWS.	
Saco River Telephone and Telegraph Company, to amend charter	660
Sagadahoe Couaty, Arrowsic bridge	914
Saint Elizabeth Roman Catholic Asylum, relating to	679
Saint John Lumber and Mill Company, to incorporate	867
Bangerville and Guilford set off	647
	769
School Committee in city of Rockland, election of	800
of Deering, act providing for, repealed	625
election of	808
District in China, relating to	
Hampden, to enlarge powers of	496
No. 1 in Gorham, authorized to hold trust funds	760
powers of	698
12 in town of Appleton, legalised	471
Seavey, H. W., authorized to build dam in Brownfield	596
Sebasticook River, navigation of	893
Sebago, town of, protection of fish in	626
Security Trust and Banking Company, to incorporate	652
Sheepscot River Bridge, to reduce width of	527
taking of smelts in	915
Sidney, town of, doings legalised	536
Silver Lake Water Company, to amend charter	532
Skowhegan & Norridgewock R. R. Company, to incorporate	929
Smelts in Sheepscot river, relating to taking of	915
Smithfield, town of, doings legalised	579
Songo river, to prevent throwing waste into	560
Southern Loan and Trust Company, to incorporate	674
South Kennebec Agricultural Society, to incorporate	786
Portland Land Improvement Company	904
Spectacle ponds in Porter, protection of fish in	533
State of Maine Fire Insurance Company, to incorporate	683
tax for 1889, assessment of	699

	PAGE.
State tax for 1890, assessment of	727
Stillwater bridge, charter extended	639
Log Driving Company, to incorporate	570
Stockton, town of, name changed to Stockton Springs	501
Sullivan Harbor Water Company, to incorporate	887
Sweden, town of, protection of fish in	626
Sweden, sown or brosection at men in	020
rrsolvrs.	
· - · · · · · · · · · · · · · · · · · ·	97
Saint Croix River, in Masardie, in favor of bridge	97
Rlisabeth's Catholie Orphan Asylum, in favor of	79
Francis Plantation, in favor of road	90
Sandy River " "	84
Sanders, Elmira H., in favor of	97
School, Reform, in favor of	87, 99
committee	93
School Fund, in favor of	98
Smith, Benjamin, in favor of	103
Somerville, in favor of	108
State College of Agriculture and the Mechanic Arts, in favor of committee	87
" " " " " "	-
Geological Collection, in favor of removal to Colby	122
House, in favor of enlargement	118
Land Office, distribution of certified copies	74
Library, in favor of	83
Normal Schools, in favor of	111
Pensions for soldiers, widows, orphans, &c	
Prison, removal of, relating to	94
in favor of committee on	75
guards at, in favor of	95
Reform School, in favor of	87, 99
Valuation, in favor of	81
Sesan C. Hagan, in favor of	84
_	
<b>T.</b>	
DEDITE A TO	
PUBLIC LAWS.	
Taxes, suits in relation to	361
Taxation of property of literary justitutions, relating to	242
trust funds	162
Teaching school without certificate, forfeiture for	195
Tobacco, sale of, to minors restrained	206
Town clerks may appoint women as deputies	175
Cumberland, voting district in	156
histories, preservation of	250
officers, qualification of	157
Townships, unincorporated, roads in, relating to	190
Townways, relating to	223
Tramps, employment of	255
Trust companies shall not act as administrator or guardian	275
funds, taxation of	162
Trusts, to prevent formation of	235

	PAGE.
PRIVATE AND SPECIAL LAWS.	
Tabbut, H. W., authorised to erect fish weir	608
Tax, State, for 1889, assessment of	699
1890, "	727
Telegraph and Telephone Co., Hartland and Pittsfield, to incorporate	671
New Portland and Bustis, to incorporate	638
Northern, to incorporate	800
Ossipee, to incorporate	651
Rockland and Vinalhaven, to amend charter	912
Saco River, to amend charter	660
Weld, to incorporate	640
Telegraph Company, Bryant's Pond and Andover, to amend charter	881
Commercial Union, to incorporate	490
Northern, to incorporate	600
Telephone Company, Maine, to amend charter	562
- · · · · · · · · · · · · · · · · · · ·	566
White Mountain, to amend charter	
Telephone and Telegraph Co., North Franklin, to incorporate	557
Third Lake Dam Company, to incorporate	509
Thomaston and Warren Electric Light Company, to incorporate	666
Lime R. R. Company, to incorporate	678
Street Railway Company, to incorporate	505
Thorn Brook Dam Company, to incorporate	492
Tim Pond, better protection of trout in	533
Town of Addison, fish weir in	608
Appleton, doings of school dist. legalised	471
Bancroft, to incorporate	501
Bridgton, protection of fish in	626
Boothbay Harbor and Southport, authorized to erect toll bridge	771
Boothbay Harbor, to incorporate	580
Brownfield, dams in, authorised	15, 596
Carthage, to protect fish in	766
China, school district in	808
Cumberland and Portland, set off	555
Descring, annexation to Portland	895
Election of School Committee	625
School Committee, act repealed	800
Eastport, drains and sewers in	644
Eden, doings legalized.	608
Rilot, protection of, fish in	613
Embden, doings legalised	486
Farmington, doings legalized	573
Friendship, fish weir in	608
Gorham, doings authorised	698
School District No. 1, in	760
Hampden, powers of school districts in	496
Harrison, protection of togue in	612
Islesborough, wharf in, authorised	640
Kingfield, to protect fish in	767
Mt. Vernon and Fayette	614
protection of fish in	613
Naples, protection of fish in	626
New Gloucester, to protect fish in	666
Old Orchard, appointment of police in	768
doings legalized	548
Parsonsfield, fish in, to protect	767
Poland, doings authorized	778
Porter protection of fish in	633

	PAGI
Towns of Sangerville and Gullford set off	64
Town of Sebago, protection of fish in	62
Sidney, doings legalised	55
Smithfield, doings legalized	57
Stockton, name changed	50
Sweden, protection of fish in	62
Upton, protection of trout in	77
Towns of Veasie and Bangor set off	47
Town of Waterborough, protection of fish in	76
Towns of Windham and Gray, protection of pickerel	76
Town of York, bridge in	48
Trout in Letter B Pond in Upton, protection of	77
Parlin Pond, to protect	52
Tim Pond, better protection of	53
Trust Company, Aroostook, to incorporate	75
Augusta Safe and Deposit, to incorporate	50
Auburn, to incorporate	81
Camden and Rockport, to incorporate	64
Citizens' Loan and Trust, to incorporate	64
Damariscotta, to incorporate	82
Deering Banking and, to incorporate	65
Falmouth, to incorporate	67
Knox, to incorporate	62
Lisbon Falls, to incorporate	81
Maine, to incorporate	47
Mechanic Falls, to incorporate	82
North Eastern, to incorporate	80
Rockland, to incorporate	63
Security, to incorporate	65
Southern Loan, to incorporate	67
Waterville, to incorporate	60
Westbrook, to amend charter	68
Tuft's Pond, to protect fish in	76
RESOLVES.	
Taxation in other States, Communission to inquire into	11
Tax, county, in favor of laying	10
Temporary Home for Women and Children, in favor of	8
Temporary Loan, in favor of	3, 12
TT	
U.	
PRIVATE AND SPECIAL LAWS.	
	-
Union Mutual Life Insurance Company, to amend charter	88
Union Light and Power Company, to incorporate	82 7 90
United States, land seded to	
Upton, town of, protection of trut in	77
resolves.	
United States, Goose Rock deeded to	7
Clark's Ledge deeded to	11

#### $\mathbf{V}$ .

PUBLIC LAWS. PAGE. Valuation. State. relating to .... 229 Voting district in town of Cumberland, relating to..... 156 precincts in town of Fairfield..... 216 165 226 PRIVATE AND SPECIAL LAWS. Van Buren College, to incorporate..... Veasie and Bangor, set off..... RESOLVES. Valuation of Chesterville. to reduce..... 90 21 State, to provide for ..... Vassalborough, in favor of...... 97  $\mathbf{w}$ . PUBLIC LAWS. Waldo county, salary of county officers increased ..... 182 Washington county, judge of probate, salary of, established ....... 201 Water companies authorized to take land ..... Waters may be set apart for fish culture ..... Watchmen, night, of public buildings, salary of...... town, relating to ..... 993 laying out of ...... Wheat meal, sale of, regulated ..... Whitefield, town of, not required to keep a pound..... Widows and minor children, allowances from insolvent estates ......... 220 Women, married, rights of..... 162 deposits of in banks, relating to ......... 175 may be appointed deputy town clerks..... 175 PRIVATE AND SPECIAL LAWS. Warren, Samuel, of Islesborough authorized to build wharf in...... 640 Water Company, Agamenticus, to incorporate..... Auburn Aqueduct Company, to amend charter..... 495 Augusta, to amend charter..... Bar Harbor, to amend charter.... 685 Berwick, to incorporate..... Bethel, to incorporate ..... 574 Biddeford & Saco, to amend charter..... 496 Bluehill, to incorporate..... Brewer, to amend charter.... 775 874 Caribou, to amend charter..... Castine, to incorporate..... 808 623 Citisens, to incorporate..... 586 Deer Isle, to incorporate..... Eastport, to amend..... 910

•	PAGE.
Water Company, Eden, to amend charter	758
Frontier, to incorporate	782
Houlton, to amend charter	815
Hull's Cove, to incorporate	497
Isle an Haut, to amend charter	562
Machias, to incorporate	619
Maine, to incorporate	529
Mechanic Falls, to incorporate	824
Oakland, to incorporate	627
Pejepscot, to amend	534
Portland, authorized to issue bonds	522
Bilver Lake, to amend charter	532
Sullivan Harbor, to incorporate	8×7
Winterport, to incorporate	591
Waterboro, town of, protection of fish in Woodsum brook	764
Waterville and Fairfield R. R. Company, to amend charter	806
Bleetrie Light Company Charter, amended	471
Loan & Trust Company, to incorporate	609
Webb's Pond, taking of fish from tributaries of, regulated	497
Webster Plantation, doings of, legalised	474
Weeks Pond in Parsonsfield, to protect fish in	767
Weir in Addison, authorized.	608
Friendship, suthorised	608
Weld Telephone and Telegraph Company, to incorporate	640
Wentworth, A. H., authorized to extend wharf	558
West Branch R. R. Company, to incorporate	927
Westbrook, city of, to incorporate	767
municipal court	500
Trust Company, to smend charter	657
Wharf on Chebeague island, authorized	613
and Transportation Company, Kennebec	758
in Islesborough, authorized	610
Robbinston, A. H. Wentworth authorized to extend	558
Winterport, extension of, authorized	801
White Mountain Telephone Company, to amend charter	566
Windbam, town of, to protect fish in	765
Winterport Ferry Company, to amend charter	485
Savings Bank, to incorporate	526
Water Company, to incorporate	591
Wharf in, extension of, authorized	801
Woodstock, fish in, protection of	565
Woodsum brook in Waterborough, protection of fish in	764
Woolwich and Wiscasset, dam in, authorised	555
resolves.	
Ward, A. D., in favor of	95
Ware, Jason, in favor of	
Washington, Centennial of Inauguration	78
Webb, Clara E., in favor of	122
	104
Wilton Academy, in favor of	
Woodland, in favor of conveying lot of land in	101
Women, Reformatory for	103

## Y.

### PUBLIC LAWS.

	PAGE.	
York county, terms of county commissioners court in, relating to	180	
judge and register, salary of, fixed	184	
PRIVATE AND SPECIAL LAWS.		
York Harbor Bridge Company	493	
Mutual Aid Association, to incorporate		
town of, bridge in, authorized	485	
RESOLVES.		
Year Book, purchase of	77	
York County, in favor of, renewing notes	75	
Deeds, in favor of publication	121	
town of, in favor of	108	
Amendment to Constitution, eligibility of Treasurer of State	156	
Civil Government	157	
Governor Burleigh's Address	136	
Communication	150	
Messages	150	
Governor Marble's Proclamation	151	
Question submitted to the Supreme Judicial Court	153	
Oninion of the Supreme Judicial Court	154	

1 . • i ł.

٠ . . 

10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To 10 To

